EXHIBIT 2

1	SUPERIOR COURT OF THE STATE OF CALIFORNIA	Page 1
2	COUNTY OF ALAMEDA	
3		
4	ANTHONY HERNANDEZ VALADEZ,) Case No. 22C)	V012759
5	Plaintiff,)	
6	vs.	ipt
7	JOHNSON & JOHNSON; ALBERTSONS) COMPANIES, INC., individually, and)	
	as successor-in-interest, parent,)	
8	alter ego and equitable trustee) LUCKY STORES, INC.; LUCKY STORES,)	
9	INC.; SAFEWAY INC.; SAVE MART) SUPERMARKETS, individually, and)	
10	as successor-in-interest, parent,) alter ego and equitable trustee of)	
11	LUCKY STORES, INC.; TARGET) (Pages 1-114 CORPORATION; WALMART INC.; and))
12	FIRST DOE through ONE-HUNDREDTH DOE,)	
13	Defendants.)	
14	· · · · · · · · · · · · · · · · · · ·	
15		
16		
17		
18	REMOTE VIDEOTAPED VIDEOCONFERENCE DEPOSITION	OF
19	DR. WILLIAM LONGO	
20	Friday, March 3, 2023	
21		
22		
23		
24		
25	Reported by: John Fahrenwald, CA CSR 14369,	RPR

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2	California, CSR No. 14369, RPR.			23		
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2	APPEARANCES:			1	SUWANEE, GEORGIA	
3	FOR THE PLAINTIFF:			2	MARCH 3, 2023	
4	BY: IAN WILFRED ALIDO RIVA	MONTE, ESQ.		3	10:43 A.M., EST	
	Kazan, McClain, Satter	ley & Greenwood		4		
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	Oakland, CA 94607-3858			5	VIDEOGRAPHER: We are now	•
6	Phone: 510-302-1000			6	record. My name is Michael Saito. I'm	a legal video
7	Fax: 510-835-4913 irivamonte@kazanlaw.co	m		7	specialist for iDepo Reporters.	
8				8	Our business address is 898 Nor	th Pacific Coast
9	FOR THE DEFENDANTS: JOHNSON & JOHNSO	N		_	Highway, Suite 475, El Segundo, Califo	
LO	BY: MORTON D. DUBIN, II, E	SQ.				•
	King & Spalding LLP			10	I'm not related to any party in thi	
11	1185 Avenue of the Ame	ricas, Floor 34		11	nor am I financially interested in the ou	tcome in any way.
2	New York, NY 10036 Phone: 212-790-5343			12	Today is March 3rd, 2023, and t	ne time is
.2	Phone: 212-790-5343 mdubin@kslaw.com			13	7:43 a.m., Pacific Time.	
3				14		am Longo in the
4					This is the deposition of Dr. Willi	•
5	FOR THE DEFENDANTS: ALBERTSONS COMPA	NIES, INC., SAFEWAY IN	IC.,	15	matter of Anthony Hernandez Valadez	, piaintiff,
_		C, SAVE MART SUPERMARK		16	versus Johnson & Johnson, et al, defe	ndants, in the Superi
.6 .7	LLC, TARGET CORF BY: MITCHELL R. CHARCHALIS	ORATION and WALMART IN	c.	17	Court of the State of California, County	of Alameda. And
,	Barnes & Thornburg, LI			18	the Case No. is 22CV012759.	
.8	390 Madison Avenue, Fl					a videoconforence
	New York, NY 10017-250			19	This deposition is being taken vi	
	Phone: 310-284-3768			20	on behalf of the defendant. The court	reporter is John
9	Fax: 646-746-2001			21	Fahrenwald of iDepo Reporters.	
.9				22	Counsel will state their appearar	nces.
:0	mcharchalis@btlaw.com		I .			
20	mcharchalis@btlaw.com			23	MR DURIN Well my name is !	Morton Dubin from
19 20 21 22 23		apher		23	MR. DUBIN: Well, my name is I	
20	mcharchalis@btlaw.com ALSO PRESENT: Michael Saito, videogr	apher		23 24 25	MR. DUBIN: Well, my name is I King & Spalding. I represent the Johns defendants in this case.	

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DR. WILLIAM LONGO, on 03/03/2023 ANTHONY HERNANDEZ VALADEZ vs JOHNSON & JOHNSON, et al.

Page 6 Page 8 MR. RIVAMONTE: Good morning. Ian Rivamonte of Q. And that's the oil that you used for purposes of 2 Kazan, McClain, Satterley & Greenwood for the plaintiff. 2 your analysis in the Valadez report for Johnson & Johnson? 3 MR. CHARCHALIS: Mitchell Charchalis for 4 defendants: Albertsons Companies, Inc., Safeway Inc., Lucky 4 Q. Okay. And we'll come back to this later, but I 5 just want to make sure I understand what this is. It says: Stores, LLC, Save Mart Supermarkets, LLC, Target Corporation SG210 Calidria chrysotile 0.05 percent. 6 and Walmart Inc. 7 7 BY MR. DUBIN: Okay. So I'm going to mark Does that mean that this is a spiked talc sample? 8 Exhibit 1, the notice of deposition today, if we can just please pull that up, Mr. --Q. Okay. What talc was used for purposes of the 10 THE WITNESS: Did we finish with the swearing in? 10 spike? MR. DUBIN: Oh, sorry. Did we not do that? A. Johnson's Baby Powder sample 13 that I purchased 11 11 THE WITNESS: I'd let you go ahead, but. . . 12 back in 2017. The same one we've been using for all of 12 13 MR. DUBIN: Oh, sorry. So let's swear in the 13 them. 14 witness. I apologize. I thought we had done that. 14 Q. So a Chinese-sourced sample? VIDEOGRAPHER: Mr. Court Reporter, can you please 15 Yes 15 16 administer the oath? 16 Q. And just so the record is clear, when we say 17 17 "spiked," it means that you intentionally added some known DR. WILLIAM LONGO, 18 amount of SG210 Calidria chrysotile to the baby powder for 18 19 called as a witness herein, having been first duly sworn, 19 purposes of the analysis. Correct? was examined and testified as follows: 20 20 That is correct. 21 21 Q. Do you have any references for SG210 Calidria **EXAMINATION** 22 chrysotile or any other type of Calidria chrysotile in 1560 22 23 BY MR. DUBIN: 23 oil that do not have talc? 24 Q. Now let's start with Exhibit 1. 24 A. I don't think so. 25 Q. Okay. Well, if you want to confirm that at any 25 (Exhibit No. 1 was marked for identification.) Page 7 Page 9 1 Q. (BY MR. DUBIN:) I'm showing you the notice of your 1 break, just let me know and we can come back to that. But 2 deposition today that came with a set of requests for 2 if you do have them, we would request production. production of documents. So we'll come back to that in a little bit. Have you seen that before? Let's cover a little bit of basics about where we 4 5 A. Yes. are with your current opinions. 6 Q. Okav. And we received -- I can't remember if it 6 As I understand it, at this point, you are 7 was yesterday or the day before -- a variety of reports, 7 testifying that you hold the view to a reasonable degree of 8 including some reports specific to this case as well as some 8 scientific certainty that everyone container of cosmetic 9 reports that related to your Chrysotile Standards. talcum powder sourced from Italy or U.S. mines contains 10 Are -- you're aware of that? asbestos; is that right? 11 A. I am. 11 MR. RIVAMONTE: Vague and overbroad. Q. Okay. And I'll mark as the next exhibit something Q. (BY MR. DUBIN:) You can respond. 12 12 13 I received this morning. That will be Exhibit 2. And it 13 A. Sort of. 14 contains a series of images. It's entitled MASSG210 14 Q. Okay. I believe you testified in -- you were asked in your deposition in the Graf case whether it was Calidria documents. your opinion that every container of cosmetic talcum powder 16 (Exhibit No. 2 was marked for identification.) Q. (BY MR. DUBIN:) These are also from your sourced from Italy or U.S. mines contains asbestos, and your 17 17 18 answer was "Yes." 18 laboratory; is that correct? 19 A. Yes. 19 Has that changed? Q. Do you have any understanding of why these A. It's not changed, but there was an explanation 20 20 21 references were not included in the initial production that 21 along with that. 22 we received or . . . 22 Q. Okay. Go ahead and give me your explanation. A. I just forgot about them. 23 23 A. It's that if you could analyze enough of the 24 Q. Okay. And these references are in 1560 oil? 24 material and get the detection limit much lower, it would be 25 my opinion that you would find asbestos. I think what I've 25 A. Yes.

report that you prepared regarding those, those samples.

Is that still your testimony?

DR. WILLIAM LONGO, on 03/03/2023 ANTHONY HERNANDEZ VALADEZ vs JOHNSON & JOHNSON, et al.

Pages 10-13

	Page 10		Page 12
1	said, within a reasonable degree of scientific certainty, is	1 1	non-detects, are you finding chrysotile, a hundred percent
2	that every mine in the world that has talc in it is going to	2 (of the time in cosmetic talc bottles?
3	have ashestos in it	3	A Yeah Fliminating the two non-detects and the

- Q. And, again, I'm just asking because your answer to non-detects before, we are finding it regularly. 5 5 the question: Is it your opinion that every container of Q. Okay. What were you analyzing with the two 6 cosmetic talcum powder sourced from Italy or the U.S. mines 6 non-detects?
- 7 contains asbestos? 7 A. I don't recall. It wasn't Johnson & Johnson.
 - Your answer, under oath, in Graf was "Yes." 8 Q. Okay. We're going to request production of any
- 10 A. It is still my testimony if you can reduce the --10 Is it -- are you as I understand it, are you now 11 increase the detection limit to degree necessary, you will 11 offering the opinion that even using one the bottle of

9

13

- 12 find asbestos in every container of talc. cosmetic talc results in exposure that is significantly 12
- Q. Okay. And is it still true that you cannot name above background? 14 any peer-reviewed study that has ever agreed with your view 14 MR. RIVAMONTE: Vague and overbroad.
- 15 that all cosmetic talcum powder in the United States and 15 THE WITNESS: Yes, and no. 16 Italy contains asbestos? 16 Q. (BY MR. DUBIN:) Okay. Go ahead and explain.
 - A. That is true. That's no peer-reviewed paper out 17 A. Yes. If there has been -- if we find a
- 18 there that I'm aware of. 18 significant amount of material in that that or it's -- it's 19 And I'm not aware of anybody out there who has one of the types of cosmetic talcs that we've done lot of 19
- 20 analyzed more containers of cosmetic talc from different 20 testing on where we have a high percentage, that its getting
- mine sources than MAS. exposed with one container would be significantly above 21 21 Q. And is it -- is it still the case that using your 22
- 23 current methodology, you are finding what you are calling 23 Now, it may be minimus compared to everything else
- 24 chrysotile in a hundred percent of the bottles of cosmetic and it may not have any affect on anything else, but you 24
- 25 talc that you were analyzing? 25 can't take away the fact that this product has asbestos

Page 11

- 1 A. First off, it is not my method. It is the
- 2 Colorado School of Mines' method on behalf of Johnson &
- Johnson who then buried that method for -- until they 3
- produced it. So I want to get that straight.
- 5 Second is, we're finding it -- we had a recent one
- 6 where there's two samples did not have it in it. But we're
- 7 finding it in a high percentage of the samples.
- 8 And for me, that's as expected.
- 9 MR. DUBIN: Okay. Move to strike the
- 10 nonresponsive portion of the answer.
- 11 Q. (BY MR. DUBIN:) Dr. Longo, are you also finding
- 12 chrysotile routinely without using heavy density liquid
- 13 separation?

8

9

13

17

22

- 14 A. No, we quit doing that some time ago. It really
- 15 didn't make any sense
- 16 And we're now finalizing the protocol for the
- heavy liquid density, so we're only doing heavy liquid 17
- density probably for the last year or so. 18
- 19 Q. Okay. Other than those two bottles that you
- 20 reference -- and I'll ask you about them in a second -- are
- 21 you finding what you are claiming to be chrysotile in every
- 22 container of cosmetic talc that you are analyzing?
- A. Well, as I just stated, we had a recent project 23
- 24 where two of them were non-detects.
- 25 Q. Right. And as I asked you: Other than those two

- 1 fibers in it. And technically there is no background of
- 2 asbestos, so it would be significant. Over background.
- 3 Q. In that answer, how are you defining
- "significant"?
- A. Significant is -- it was 0.00005. But I looked at
- another ATSDR document -- and I think I referenced it
- 7 there -- and have changed that, I think, to four zeros and a
- 8 1.
- 9 Q. Which ATSDR document?

background in my opinion.

- 10 A. Excuse me. As a measuring stick so that you can
- 11 have something to compare it to.
- 12 Q. And when you're making that comparison, is that
- number, the four zeros and a five or four zeros and a one, 13
- 14 is that an exposure assumed to continue throughout
- 15 somebody's life?
- 16 A. Well, no. I'm not -- the exposure along
- somebody's life would depend on any air samples that were 17
- taken by that person. You know, you just can't say, here's 18
- 19 an exposure. I'm just using it as a measuring stick so that
- 20 I can compare one to the other, but I'm not making
- 21 any assumptions that this is what's -- this is what this
- 22 person's exposure is for their life.
- 23 Like what does that mean? Like when they're in
- bed sleeping? And it just sounds silly to me. 24
- Q. That's what I'm asking you. Is that background 25

Pages 14-17

	Page 14
number that you're talking about is that vardetick a	-

- 2 number that is representing ambient or background exposure
- 3 during the course of the person's life? Is that what it is
- 4 intending to represent?
- A. No. It's intended to represent is, if you're
- 6 going to make up -- not make up a number -- but if you're
- 7 going to use an artificial background, this would be one
- 8 that ATSDR published in, I think, 2000 or 2001, something
- 9 like that.
- 10 Q. Well, we've talked about background before. So
- 11 I'm going to move on to some more specific stuff.
- 12 Now, as I understand it, you switched PLM machines
- 13 and microscopes and a camera at some point since your older
- 14 Johnson & Johnson reports?
- A. Yes.
- 16 Q. Okay. And when did you do that?
- 17 A. About two years ago.
- 18 Q. Okav.
- 19 A. Or so
- 20 Q. Is the analysis that you did of the bottle in this
- 21 case, the Valadez case, the only bottle that -- sorry -- the
- 22 only time you've used the new PLM microscope and camera to
- 23 analyze Johnson & Johnson?
- 24 A. I believe so because we really haven't
- 25 been analyzing Johnson & Johnson for a while. I can't think

- Page 16 1 yellow-gold in the gamma direction, to more of a -- I would
- 2 call it a reddish-gold, brownish-gold-type color. So it's
- essentially eliminates the yellow.
- 4 Q. Right. Well, we can talk about it. In other
- 5 words, so it will push the colors that you're seeing -- for
- example, shift them away from brighter yellows. It will
- shift it more towards the magentas or the blues as a matter
- of optical properties. Right?
- A. I didn't say that.
- 10 Q. Okay.
- A. We're already in the blues most of the time on the 11
- 12 alpha direction, if you look at most of our stuff. Alpha
- direction was typically in the blues. 13
- 14 And it shifted it from a dull yellowish-gold color
- to more of a reddish-gold, but not down to magenta. 15
- 16 Q. Okay. I'm not asking you about what you're
- 17 finding. We're going to do that.
- 18 What I'm asking you about is the effect of
- changing the oil. 19
- 20 (Simultaneous speaking.)
 - A. But your question seemed to suggest that it was
- pushing it down in the magenta and blues and it was already 22
- 23 in the blues.

21

- 24 And, no, it's not pushing it all the way down to
- 25 the magenta. That's 1866b large bundles.

Page 15

- 1 of any Johnson & Johnsons that may have been analyzed with
- 2 these new scopes.
- Q. Okay. And as we -- we'll discuss, you've changed
- 4 from a 1550 oil to a 1560 oil. Correct?
- 5
- 6 Q. And why did you make that change?
- 7 A. Well, we had been criticized, I think, by
- 8 Dr. Sanchez, by Segrave that we should be going through a
- 9 higher refractive indices fluid to validate what we're
- 10 doing.
- 11 And then Dr. Su's published paper came out in The
- 12 Microscope and that was a recommendation in that paper that
- 13 we -- well, he had like a litigation and whatever and said
- 14 that if you should pick the refractive indices fluids for
- 15 the alpha and gamma for where you're ending up in; meaning,
- 16 you know, if your gamma is ending up in the 1.560 to 1.567,
- 17 which we're seeing a lot of, get a refractive indices fluid
- 18 that's specifically in that area. So the 1.560 covers that.
- 19 Q. And what is the effect on the colors that you are 20 viewing if you change from a 1550 oil to a 1560 oil? And
- 21 I'm not asking about specific to your analyses here. I'm
- 22 asking as a general matter, what will you expect to see
- 23 happen to the colors?
- A. It changes the colors. I didn't know what I was 24
- 25 expecting to see, but it changed the colors from this

- 1 That's not going to happen with this.
- 2 Q. We'll talk. Maybe we can do this while we're
- looking at something to make it easier. And let me -- I
- want to look at some slides. We can use them to talk about
- some of these issues
- 6 But before we get there, I want to ask you a
- little bit about the Su affidavit. I've know you've been
- asked about this a bunch. It will be Exhibit 3. Let me
- 9 pull that up.
- 10 (Exhibit No. 3 was marked for identification.)
- 11 Q. (BY MR. DUBIN:) As a general matter with a camera,
- 12 when you take an image of something, an image may or may not
- match what your eye is seeing. Correct? 13
- 14 A. Correct.
- 15 Q. Okay. And with respect to your older work for
- Johnson & Johnson, is it your view that the images that you
- have provided and have shown to juries match what the 17
- analyst would see under the microscope? 18
- 19 A. You have to define "match." You mean like
- 20 identical?
- 21 Q. Well, as close as possible.
- A. The images we take are probably pretty close. 22
- 23 Some of them may match, some of them may be slightly off.
- 24 Q. Okay.
- A. It just depends on -- but usually what people are



Pages 18-21

Page 20

DR. WILLIAM LONGO, on 03/03/2023 ANTHONY HERNANDEZ VALADEZ vs JOHNSON & JOHNSON, et al.

Page 18 1 looking at is a color copy of a copier machine. Those 1 2 probably don't match.

3 But what I've seen is the intensity of the

4 photographs. And what we're seeing on the screen, when I

say "intensity," the brightness is typically what you see

6 through the microscope. The colors might be slightly off,

7 but not enough to, in my opinion, change anything that much.

Q. How about with --

9 MR. RIVAMONTE: Excuse me. I'm sorry.

10 Mr. Dubin -- Mr. Dubin, can I please have a -- can you email

me a copy of this Appendix B -- or Exhibit 3, I'm sorry --

Exhibit 3 that you're showing to the witness right now?

13 MR. DUBIN: Yeah. Mike. can you email that to

14 him?

2

8

15 MR. RIVAMONTE: Thank you.

16 MR. DUBIN: No problem.

17 Q. (BY MR. DUBIN:) So how about -- Dr. Longo, how

18 about with the new microscope, is there any difference to

19 you in terms of how faithfully it reproduces what the

20 analyst is actually seeing through the microscope?

A. Well, same thing. That one gets pretty close

21

22 because you can adjust the -- adjust the color lighting in

23 lining up the apertures to get pretty close to where what

24 you're looking in the microscope is exactly what you're

seeing on the monitor. So it's better than the old system.

Page 19

1 Q. Okay. And so if we go forward -- I just want to

2 ask you a question about these images on page 6 and 7.

3 So one of these, as I understand it, is the

4 original illumination and one is with added illumination

5 from a photo-editing program. Right?

6 A. I mean, that's what I'm assuming. You have -- did

7 some sort of Photoshop.

Q. Okay. On the bottom image, you can obviously see 8

9 a lot more particles than you can on the top. Right?

A. Correct. 10

11 Q. Would those particles have been visible under the

12 microscope as the analyst saw it, or would they have been

13 obscured like they are in Image A?

14 A. Well, see, I don't know what's happened here. The

15 images that I believe we have under the top one, you see a

16 lot more than what you're seeing there. I don't know what

17 he did. I guess he's Photoshopping the bottom one, but

since he won't give a deposition, there's really no way to

19 tell exactly what sort of tomfoolery he was doing messing

20 around with the photographs

21 Q. I'm asking, though, which of these appears to be

22 more like what you would see under your microscope if you

were looking at a PLM sample of talc in your laboratory? 23

24 Number A or B?

25 A. Both. Q. Well, they can't both look more like. Right?

Which one looks more like what you would see under

the microscope, analyzing talc in your laboratory?

A. It just depends on --

5 Q. Sorry, what?

4

6 A. It just depends on the sample, what we're seeing

7 because the conditions of the microscope, for brightness,

never changes. So I don't know what Dr. Su did here. You

know, we can absolutely know that, for the bottom sample,

10 for the bottom picture, he did Photoshop. And he may have

done Photoshop on the top one to reduce the brightness. I 11

12 iust don't know.

13 Q. So you think maybe A is reduced from your image?

14 Reduced brightness?

A. It does not look like the image that I believe --15

16 you know, I haven't looked at it in a long time, but I don't

know what he did. It's hard me to sit here and make -- I 17

can't make any testimony about Photoshopped photographs. 18

19 So, you know, get Dr. Su to give a deposition and

say what he did and then I'd have some opinions here, other 20

21 than I didn't know you were allowed to Photoshop photographs

that you would put in a report and say, even though I wasn't 22

23 there when this sample was analyzed, I was over in China,

here's what I think it should have like if they turned the 24

25 brightness up. It's just silly.

Page 21

Q. Well, what I'm asking you is: You've seen talc 1

2 samples under the PLM microscope. Correct?

3 A. I've seen them under a PLM microscope, but you're

asking me to give opinions on what something looks like in

ours versus here in something that's been Photoshopped and

no idea what Dr. Su did.

8

7 I just can't do that, and I won't.

Q. You can't tell me which of these images looks more

like what you would see under a PLM microscope if you were

analyzing talc in your laboratory? You can't tell me that?

11 A. I've already told you once, and you didn't like

the answer. I said: We see both. We see ones that are

like the top one, and we'll see ones like the bottom one. 13

14 What we don't see is anything that comes close to

15 the yellow that he has on the bottom where, you know, he

jerked up the brightness on his Photoshopping device.

Q. Okay. Let's go to page 8 of this. So this is, I 17

18 think, what we were referring to before. It says: In this

case, the rule of thumb to bring the yellow CSDS color to

purple or magenta or blue range by using a merging liquid

21 with a great RI such a 1560 or 1570.

And that's what we were referring to earlier about 22

23 changing the oil to try to address the issue of chrysotile

24 identification. Correct?

25 A. Yes. I've changed the oil to show that even in

DR. WILLIAM LONGO, on 03/03/2023

Pages 22-25 ANTHONY HERNANDEZ VALADEZ vs JOHNSON & JOHNSON, et al. Page 22 Page 24 1 1.560, we get the exact same -- pretty much the exact same 1 kick are wrong. 2 2 refractive indices, except the colors are different or the Q. I'm asking a different question. That magenta 3 gamma. color, the predominant color, where would you characterize 4 Q. Right. But so I have some slides that we could that in terms of the wavelength? 5 call up, and we'll try to walk through those a little bit to A. I would characterize that between about 520 to 6 discuss what we're referencing. 550, 560, somewhere in there. 7 So let's call those up, and we can mark them as 7 Q. 550 or 560, okay. We'll come back to that --8 Exhibit 4, I quess. 8 A. In the yellow ones, I would characterize around 9 the -- the smaller yellow ones are characteristic of what (Exhibit No. 4 was marked for identification.) 10 Q. (BY MR. DUBIN:) And you can send a copy if you we're seeing for the chrysotile in the cosmetic talc as well 11 as the SG210, not -- with 1.550 it's around the 1.561 to want to -- well, actually, I'm going to do them one at a 12 1.570 12 time, so not yet. Let's just call Exhibit 4 -- and 13 eventually I'll mark them all as Exhibit 4. Let's pull them 13 Q. Let's go two more in. Actually, we probably don't 14 up, Mike. 14 need to do these. MR. RIVAMONTE: Mr. Dubin, if you are --15 We can go to Slide 7. 15 16 MR. DUBIN: I'll send you a hard copy of them 16 Again, just for purposes of making sure that we 17 eventually, but I'm only going to ask him about the ones 17 have the record clear, one of the things that you've said is that you're identification of chrysotile is based on the 18 that are on the screen. 18 19 Q. (BY MR. DUBIN:) All right. So just some basics. 19 birefringence values. 20 I know we all know this, but just so we have it on the A. Yes, sir. 20 21 record here, what are we looking at here, Dr. Longo? 21 Q. Okay. And just so we know, in general chrysotile A. You're looking at what it says right at the 22 has a lower birefringence; meaning, the colors are closer 22 23 bottom, central stop dispersion staining colors for together. And talc has a higher birefringence; meaning, 24 chrysotile in 1.550 RI liquid. generally the colors parallel verses perpendicular are 25 Q. Okay. And so this is 1550, that's what you were 25 farther apart. Page 23 Page 25 1 using before, but so just so we understand the process that Is that fair? 1 2 we're all -- we're going to be going through, you have 2 A. That's fair. 3 certain wavelengths of light and they correspond to various 3 Q. Okay. Now, if we look at how this works, if you 4 colors and that's how we can start to talk a little bit go to Slide 8 -- okay. 5 about what mineral's being identified. Right? 5 As your yellow in parallel gets darker, assuming 6 A. Per a particular type of -- that's right. For a 6 that the other value remains the same -- the perpendicular 7 7 particular type of RI fluid for a particular type of value remains the same -- you're going to lower your 8 birefringence. Correct? 8 mineral. 9 Q. Okay. And alpha is perpendicular and gamma is A. As it gets darker -- well, that's -- you know, 10 parallel? darker, lighter, et cetera, that's in the eye of the 10 11 A. Yes, sir. 11 beholder. Q. Okay. Great. And I know we've -- if we go to the 12 12 But as you bring the -- the perpendicular in 13 next slide, I know you've testified about this repeatedly so parallel, refractive indices closer together, the 13 14 we won't go through it much. birefringence is reduced. 14 Go to Slide 2. This is the ISO reference 15 15 As you increase the distance between the two, the 16 chrysotile showing what predominant color there? 16 birefringence increases, that's -- and it would only do that A. Oh, this -- you know -- oh, it's got to be 17 with minerals that have double refraction. 17 18 magenta. That's the predominant color. 18 Q. Okay. But, again, if the perpendicular stays the 19 But you also can see smaller structures there, 19 same, if I start moving in the direction of this arrow on my 20 like if you go to the -- a little bit off-center, down to 20 parallel, I will be lowering the birefringence? 21 the bottom of that bundle, guess what? You see almost a 21 A. I just said it.

22

23

25 question.

Q. Is that correct? I'm trying to put it simpler.

A. We will I'd like to keep it more -- you know, you

24 simply can go all over the place. So I've answered the

22 yellow-looking chrysotile. It's the size of the chrysotile

23 bundles that affect the colors. So -- and you can see some

25 do that, or, most -- the people who are on this magenta/blue

24 yellow streaks through that bundle. So either it can't ever

24

THE WITNESS: It pushes the color to longer

25 wavelengths. So typically when in 1.560, we're seeing

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Pages 26–29

AIN	HOINT HERINANDEZ VALADEZ VS JOHNSON O	k oor invoorv, ct ai.
1	Page 26 Q. Can you tell me if you see anything inaccurate	Page 28 1 things in the for the gamma, you know, the 480, the
2	about what this says here?	2 5.4 between 460 and 500.
3	A. You know, a shade of yellow impacts one side of	3 For the alpha, we're seeing a little bit not
4	the birefringence.	4 lower than the 680 sometimes. And a little bit pushes it
5	But typically, as one starts impacting, it's not	5 to the 560. And it also has reduced the birefringence we're
6	just a gamma but alpha because you're getting double	6 seeing.
7	diffraction. So I answered the question.	7 We've not seen I don't think I can think of one
8	Q. Okay, Dr. Longo.	8 for seeing anything that gets up to that low end to
9	And the next slide, we've talked about this	9 moderate. It's all it's all in the low now.
10	before. You're familiar that in Dr. Su's publications, he	10 So it's a better refractive indices fluid for this
11	says that yellow is the hardest CSDS color to be quantified	11 type of analysis for these small bundles of chrysotile.
12	and should be avoided at all costs. Right?	12 Q. Just so we can try to make sure that it's
13	A. Yes, sir. I've seen that.	13 understandable, when you go with the 1.560 instead of 155,
14	But of course you left the part out about he only	14 [sic] the colors will be moving in the direction of that
15	said that for amphiboles.	15 arrow. Correct?
16	Q. Okay. And the next slide.	16 MR. RIVAMONTE: Asked and answered.
17	And you've testified and acknowledged recently	17 THE WITNESS: Like I've already said, I don't know
18	that Dr. Su's statement about that is not limited	18 how many times now, it's reduced it's moving out of the
19	to amphiboles?	19 yellow-gold more into a reddish, goldish-brown color. So it
20	That's correct. Right?	20 is moving towards the higher the higher wavelengths.
21	A. When was this one?	21 However, you're using the 1.560 chart, and you're getting
22	Q. Maybe a week or so ago.	22 the exact same refractive indices.
23	A. Oh, that's from his report that either he wrote or	23 Q. I'm just try to make take small bites to make
24	Mickey Gunter. So I can't really put much stock on that,	24 it simple, and that is that it's moving in the direction of
25	but it was never in any of his handouts. And I don't think	25 the arrow.
25	but it was never in any of his handouts. And I don't think	25 the arrow.
	Page 27	Page 29
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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	it's in his new published paper, either. Not new. It's last year. MR. RIVAMONTE: Mr. Dubin, which deposition is this from? MR. DUBIN: We can send you the full deposition. It's the Davis deposition. The cite's at the bottom. MR. RIVAMONTE: Thank you. THE WITNESS: So I still don't agree with the yellow portion of that. You can easily determine with yellow. But, again, because if you have the yellow the yellow-gold with chrysotile, the birefringence on the fibrous talc is so much different. Q. (BY MR. DUBIN:) Okay. So can we go back to Slide A for a second? Maybe we can use this to discuss 1.560 verses 1.550. So if I switch from a 1.550 to a 1.560 oil, what will that do let's assume something would otherwise be a bright yellow, maybe like around 440, which direction will	Page 29 1 A. I've already answered this. 2 MR. RIVAMONTE: Asked and answered. 3 Q. (BY MR. DUBIN:) Yeah. You don't seem to be able 4 to answer a simple question, though, is the problem. 5 It's moving in the direction of the arrow, yes or 6 no? Can you not answer that question? 7 A. I've already answered it. If there's a simple 8 explanation or a simple answer, I'd give it. 9 But, you know, I've got whatever this then, you 10 know, this you have to live with this. And so I'd prefer 11 to put it in a more of a little bit of scientific term, a 12 scientific answer on what's going on. 13 Q. Okay. Can you tell me anything that is inaccurate 14 with the statement that by moving from 155 to 160 you are 15 moving colors in the direction of that arrow? What is wrong 16 about that statement, if anything? 17 MR. RIVAMONTE: Asked and answered. 18 Argumentative. 19 THE WITNESS: I'm not answering it anymore. 20 Q. (BY MR. DUBIN:) Okay. Now, let's move next

24 little bit about white balancing. What is white balancing?

A. White balancing is -- make sure the whites are in

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DR. WILLIAM LONGO, on 03/03/2023 ANTHONY HERNANDEZ VALADEZ vs JOHNSON & JOHNSON, et al.

Pages 30-33

Page 32

1 range not so much in a range to help the colors.
--

- 2 Q. Okay.
- A. So I don't know the whole definition of it
- 4 anymore.
- 5 Q. Okay.
- 6 A. But it seems to be the new -- I should look it up
- 7 to get it exactly because it seems to be the new question
- 8 for depositions.
- 9 Q. If images aren't appropriately white balanced,
- 10 they can either appear too yellow or they can appear too
- 11 blue. Correct?
- 12 A. I don't know. I don't know how correct -- you
- 13 know, this is an older one than this is a -- you have more
- 14 yellows in this because you're using a tungsten lightbulb in
- 15 the microscopes and the new ones are LED, so you don't have
- 16 any white balance problems.
- 17 And this wasn't really ever a problem because the
- 18 conditions of these for chrysotile and the fibrous talc were
- 19 the same. So it's not changing anything here when you're
- 20 comparing the apples to apples versus comparing apples to
- 21 oranges.
- 22 Q. So my understanding now is that you're saying that
- 23 these images appear more yellow because of tungsten lighting
- 24 that was used in them in the older microscope?
- 25 A. Yeah, it's like a yellow light -- not a yellow
- Page 31
- 1 light, but it has yellow in it. And I think all our
- 2 photographs, going back to the last, you know, 30 years were
- 3 using those type of microscopes.
- 4 Q. Do you know whether the camera that you were using
- 5 at that time, whether it had a feature that would allow you
- 6 to white balance to compensate for that tungsten lighting?
- A. Not to the degree it completely removes it.
- 8 Because when you compare these to the LED photographs, you
- 9 don't have the yellow like this.
- 10 Q. Okay. And when we're looking at this, for
- 11 example, let's look at the parallel. You have a structure
- 12 that you've identified here as chrysotile. Right?
- 13 A. Correct.
- 14 Q. Okay. And then what are these larger, rounder
- 15 structures?
- 16 A. Platy talc.
- 17 Q. Okay. And platy talc, because it's not in an
- 18 elongated form, however you move it, it's going to retain
- 19 the same refractive index? In other words it will always --
- 20 it will stay the same color, by and large?
- 21 A. Yes
- 22 Q. And so if we look at the next slide -- so one of
- 23 the things you can do, will you agree with me, to see
- 24 whether or not something is appropriately white balanced is
- 25 to look at something in the image that you know -- where you

know what color it should be. Right?

- 2 A. I guess. I mean, we're typically not taking
- 3 pictures of owls, so I don't really have an opinion about
- 4 your -- here one way or the other.
- Q. Let me just make sure we get the point. So on the
- 6 left here, you've got an owl that's slightly blue. Right?
- 7 And on the right --
- 8 A. Well, slightly blue. You've got like a blue tint
- 9 to the -- to the -- to the leaves. You got a blue tint to
- 10 the wood they've got the owl standing on. So you've white
- 11 balanced it and you've taken this picture. I just don't
- 12 recall what was done with the older Olympus with that camera
- 13 on it. It may well have been white balanced. I'd just have
- 14 to check on that
- 15 Q. Well, the point is, you know, if I wanted to know:
- 16 Am I looking at a picture of a real blue owl, one thing I
- 17 could do is I could look and see, oh, wait am I also getting
- 18 a tint on the leaves which I know should be green. Right?
- 19 A. If you're looking at white owl and that's what
- 20 shows up, I guess you're correct.
- 21 Q. So if we go to the next slide -- so these are some
- 22 PLM images in the same refractive index oil from Mr. Poye
- 23 and Dr. Sanchez's lab. And you can see that they're a
- 24 substantially different color than your old image of
- 25 Johnson & Johnson. Right?

A. They're substantially different from each other.

2 Q. The talc is much brighter in both these images.

3 Right?

- 4 A. No. I mean, one is kind of grayish, and the other
- 5 one's got some yellow for the talc and more whitish. So I
- 6 don't -- you know, it's not the pictures we took, so I
- 7 really don't have an opinion one way or the other on these.
- 8 You can get Dr. Sanchez and Mr. Poye come in and
- 9 testify about what are the conditions here? Oh, that's
- 10 right Mr. Poye is not a PLM person. I guess Dr. Sanchez can
- 11 fill in what you're looking for.
- 12 Q. Well, why don't you tell me. If you look at
- 13 talc -- just talk about talc plates -- under a PLM
- 14 microscope in your laboratory, what do they look like?
- 15 A. I can't compare mine to these. These are not
- 16 photographs -- I don't think I've seen before, so I really
- 17 don't have an opinion, one way or the others, on these.
- 18 Q. I'm not asking about these images. I'm asking
- 19 you: When you look at talc under your PLM microscope, what
- 20 does it look like?
- 21 MR. RIVAMONTE: Vague and overbroad.
- 22 Q. (BY MR. DUBIN:) To your eye. Forget images now.
- 23 What does it look like to your eye?
- A. Well, here's the SG210 in talc, it looks like
- 25 this. At times. Other times it can look more -- where you

Pages 34-37

Page 36

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- 2 one. So just depends on the sample, what the loading is and
- 3 how many particles you have.
- 4 Q. I'm asking you, what kind of color is the talc if
- 5 you look at it in your microscope with your naked eye?
 - A. Here's what it looks like -- my naked eye, here's
- 7 what it looks like right now. This looks -- the 1.560.
- 8 In the 1.550, you got more yellows.
- 9 If you have a heavily-loaded, you might see more
- 10 like what's on the right, depending on what fluid you're
- 11 using.
- 12 If it's less loaded. I don't know if I've ever
- 13 seen it -- just talc look like that in Sanchez's PLM. So,
- 14 can't really compare it.
- 15 Q. Let's go to the next slide, 15.
- 16 It does not -- just looking at Slide 15, your old
- 17 report for Johnson & Johnson, it does not look like that.
- 18 Correct?
- 19 A. Well, I wouldn't expect it to look like that or
- 20 not look like that. You know, samples are different.
- 21 Q. Well, these are the images you gave before. This
- 22 is not the color -- the talc plates, that is not the color
- 23 that you would see looking through the microscope, a PLM, at
- 24 talc in this oil. That's not what it would look like.

A. That's what it has looked like, yes.

25 Correct?

1

- Page 35
- 2 Q. Okay. So you're telling me that with your naked
- 3 eye, that's the color of talc in your -- under your PLM
- 4 machine.
- 5 A. Our PLM microscope now, no. The yellows are much
- 6 subdued as with yellows -- the yellow-golds in the
- 7 chrysotile.
- 8 But it doesn't change anything about the
- 9 identification of chrysotile. This is all interesting
- 10 cross.
- But if you look on the left-hand side, you have
- 12 1.550 -- excuse me, the right-hand side, 1.550 to 1.560 --
- 13 you've got extension at 1.550.
- 14 And then for the gamma, you know, 67 to 70, you
- 15 got the refractive indices. I don't think what you
- 16 understand is those real white areas, that's either fibrous
- 17 talc or platy talc on edge. And because you have the white,
- 18 you're way above -- way down in the 400-nanometer range
- 19 because it's all white light in the same way. So you can
- 20 easily compare it to show that it is not -- what we've
- 21 analyzed there is not fibrous talc that has the refractive
- 22 indices on it.
- 23 Q. On the left-hand image, you can see that the
- 24 structure you've identified as chrysotile is pretty much the
- 25 same color at the platy talc. Right?

- 1 A. Yes and no.
 - 2 Q. Okay. What's the "no," since the yes is obvious
 - 3 in the picture?
 - A. The "no" is that when we do these analysis, you're
 - 5 looking at literally the Becke line around the outer ridge
 - 6 of the structure. And the other edge of the structure in
 - 7 the gamma is more in the reds. You don't look at the
 - 8 overall yellow going across it.
 - 9 And same thing on the other side.
 - 10 So --
 - 11 Q. Okay.
 - 12 A. You're -- you're miss -- you're not understanding
 - 13 on how the analysis is done. You don't look at that overall
 - 14 color. You go around the outer edge.
 - 15 Q. Okay. Do you see the outer edges of the talc
 - 16 plates also having what you're referring to as red?
 - 17 A. You're looking at a platy structure. It's not --
 - 18 and you only got one refractive indice [sic] on a flat
 - 19 platy. So we're not -- I don't think -- our criticism is,
 - 20 is we've been misidentifying fibrous talc not that we're
 - 21 identifying chrysotile. We're misidentifying platy talc.
 - 22 So -- but the reds around the outer are a little bit
 - 23 different than we have on there, and it's not fibrous.
 - 24 What you need to be comparing it to is those big
 - 25 white areas there. That's what happens to fibrous -- to
 - Page 37
 - 2 spectrum. You can't even get a refractive indice. [sic]

1 talc. A lot of times in the 1.550, it's out of the

- 3 All's you could say is, it's greater than 1.580 or 90 and
- 4 it's less than 1.535.
- 5 Q. One thing we know about the idea -- looking at
- 6 talc, one of the reasons that you're saying talc has a high
- 7 birefringence value is because one of the colors that it
- 8 shows is bright yellow. Right? That's a factor in why it
- 9 would have a high birefringence value. Correct?
- 10 A. Yes
- 11 That's only one of the factors.
- 12 Q. Okay. But like the leaves in the picture with the
- 13 owl, your platy talc is not showing that color. Right?
- 14 A. The platy talc is not fibrous and the platy talc
- 15 is not -- from straight up, it does not have two refractive
- 16 indices. So -- and it literally disappears when you put it
- 17 in elongation. So you're trying to -- trying to -- apples
- 18 and oranges. You know, I'll reject the argument here.
- 19 Q. Okay.
- 20 A. What you need to compare it to is those big white
- 21 areas that are on -- that are in the parallel and
- 22 perpendicular direction in the left and right. That's what
- 23 happens with platy talc -- excuse me, the fibrous talc or
- 24 talc plates on edge. We're not comparing what we're
- 25 analyzing to a piece of platy talc. It doesn't make any

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DR. WILLIAM LONGO, on 03/03/2023 ANTHONY HERNANDEZ VALADEZ vs JOHNSON & JOHNSON, et al.

Page 38 Page 40 1 sense. 1 it's not in the equation. And what I do know, if I look 2 2 over in the alpha, we don't see any blues. And if I look at Q. Talc in parallel will be the same color as a talc 3 plait. Correct? what is in perpendicular on that big structure up in the 4 That makes no sense. left-hand corner, where I say, this is a -- this is a 5 MR. RIVAMONTE: Overbroad. talc -- talc plates on edge right there or this is fibrous THE WITNESS: I don't understand the question. 6 talc, and that's now -- in the left-hand side, that's in the 7 Q. (BY MR. DUBIN:) You don't understand the question? alpha direction, and you can't see such a blue on the end. 8 Well, what would be -- how would you compare the color of It's real bright. 9 talc in parallel -- elongated talc in parallel and the color 9 And then on the right-hand side, now it's in the 10 of talc plates? 10 parallel direction and you still got the white. That's out of the range of all the refractive indices. I mean, you're 11 A. They're completely different. 11 12 Q. They're completely different colors? 12 looking at greater than 1.590. 13 A. Again, I point you back to the white areas. Or I 13 And on the other side, you're looking, less than 14 point you to a lot of examples where we have, you know, 14 1.535 15 intergrowth between a fibrous elongated talc on one side and Q. All right. Let's see if we can -- we'll come back 15 16 chrysotile on the other side. They're completely different. 16 to this issue in a second. Let's go to the next. Let's go And we don't even look at that. They're not -- these big 17 to Slide 16. 18 plates -- those plate aren't fibrous. 18 Typical guidance on how this birefringence value 19 You want to take the colors of what we're seeing should be calculated if we take the highest parallel, 19 there and then say, well it's the same color. meaning the brightest color, and the lowest perpendicular. 20 20 21 Then if you look over in elongation, are you 21 Correct? That's how birefringence in the published 22 seeing -- I mean in gamma, look how different that color is. literature is calculated. Correct? 22 23 Q. And --23 A. No. And no. 24 Q. Okay. 24 A. We've got the dark blue to extinction. Talc 25 doesn't do that. 25 A. Not calculated at all. If you actually to Page 39 Page 41 Q. We can talk about perpendicular in a second. In 1 published literature -- and I don't know what published 1 2 parallel -- you're selling me that in parallel, talc plates literature you're talking about -- but the ISO method has 3 and an elongated talc piece will not be the same color? you look at a -- the Michel-Levy charts. 3 MR. RIVAMONTE: Misstates testimony. 4 4 You're right. You want to go to the lowest 5 Q. (BY MR. DUBIN:) Are they the same or not the same? matching wavelength and the highest, but you're not 6 A. Well, which ones do you want to point to? calculating anything. You're just making a general 7 7 Q. I'm looking at one in parallel. quesstimate. 8 A. I'm looking at a whole range of colors, but I'm 8 If you go to Deer, Howie and Zussman and you look 9 not seeing anything that meets the criteria for a fibrous at all their mineral data, every one of them will have a range and will have a calculated birefringence just like we 10 bundle. 11 Q. I'm not --11 do it. A. So it's -- we're arguing -- we're debating over 12 12 If you go to the R93 in Table 2.2 and look at the 13 this color when it has no useful ending to it other than a references for chrysotile and look at the references for 13 talking point on your hat. fibrous talc, you will see that they calculate the 14 14 Now I've answered the question. We need to move birefringence just week we have been doing. 15 15 16 on. 16 But to look at the Michel-Levy charts and make a 17 Q. Can you tell me what the refractive index of a guesstimate on what the birefringence is, is not 17 talc plate is? calculation, and it's not accurate for the way we're doing. 18 18 19 MR. RIVAMONTE: Vague and overbroad. 19 Q. So let me ask you about this testimony then. Go 20 THE WITNESS: I would say the majority of them 20 21 there, you know, are down in the 1. -- 1.5 -- maybe 1.55 --21 This is from the Prudencio trial. I asked you: 22 1.558 or something like that. I don't know. I'd have to But I want to make crystal clear there's no question you're go -- I'd need to be looking in the microscope and look at using averages instead of high/low. Right? High and low. 23 23 24 the chart. 24 ANSWER: "We do use an average, yes, as I've 25 What I do know is platy talc is not fibrous, so 25 stated."

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Pages 42-45

	WILLIAM LONGO, ON 03/03/2023 FHONY HERNANDEZ VALADEZ vs JOHNSON 8	, JO	Pages 42–45 HNSON, et al.
1	Page 42 QUESTION: "In terms of that technique, you do not	1	Page 44 And this is exactly how Deer, Howie and Zussman
2	know of anywhere where the technique that you're using has	2	presents data to all the mineralogists who look at that.
3	been published or put into a scientific method. Right?"	3	That's one of the premier books on crystalline structure,
4	ANSWER: "I'm not aware of any, no.	4	information.
5	Is that still correct?	5	And I don't know how many they have in there.
6	A. No, it's not correct. I know maybe there's	6	Q. Okay. But you are treating this image, this
7	scientists out there that never look anything up and you	7	structure that you're looking at right here, as if it was
8	know, you were accusing me of fraudulently making the	8	the color around that line, around the 480 line. Right?
9	refractive indices closer together in front of the jury.	9	MR. RIVAMONTE: Asked and answered.
10	And that it and of course you were completely	10	THE WITNESS: I didn't say 480.
11	wrong. And I went and looked it up. I went and found that	11	Q. (BY MR. DUBIN:) Let's see if we can do this
12	Deer, Howie, and Zussman; and every one of their 3 or 4	12	more we'll do this with your new report.
13	volumes does that.	13	A. What I said was, we go 1.569. That's at the 440
14	The EPA R93 has a table and shows the	14	line is what I said.
15	birefringence being calculated for chrysotile from .007 to	15	And then for the 1.569 excuse me, the 1.556
16	.017.	16	you know, you're down around the 520 line no, I'm sorry.
17	And then fibrous talc they have a birefringence	17	1.556 is between your 540 and 560 line.
18	calculated as .060; and for cellulose that have it at 0.050.	18	Q. Well, we'll do this math instead with some of your
19	As a scientist when I get something like that and	19	newer images.
20	I go, that doesn't sound right, and I went and look and I	20	Let's go to the
21	go look it up. So I'm not stuck in the past without going	21	THE WITNESS: Before you ask your next question,
22	and seeing if you were right or wrong. You were wrong.	22	unless you're going to move onto something else, we've been

Page 43 So what color are you saying that you are

24 about -- a couple -- this image. This is from the old

Q. Let's go to the next slide, 19. I want to talk

1 2 observing in this image?

25 before we go on to some of the newer work.

3 A. Well, if you go around the edge, you're going all 4 the way from almost that extinction on the right-hand side.

5 You know, and I'm at it from here -- and then you're going

6 down to 1.569 around the edges on the yellow side. So

7 that's the range.

23

Q. And so when you -- ultimately when you use 8 9 averages here, you're treating this particle as if the color 10 is this orange around here. Right? Like this 480?

11 A. Well, we have 1.569. And, you know, that's going 12 to be around 440.

And we have 1.556 which is pretty close to the 13 14 extinction line.

15

23

16 Q. But -- so by being -- by using averages, you're 17 treating the particle as if it's somewhere in the middle in 18 there. Right? For purposes of your calculations?

19 A. Well, if you take an average of that and you take 20 the average of the parallel -- of the perpendicular and calculate the birefringence, it can give you, you know --22 and I'm hypothetically saying 0.010.

24 the alpha from the gamma and subtract out for -- it ranges. 25 Then you average that, you get the exact same thing.

Or if you subtract out the gamma -- excuse me --

1 VIDEOGRAPHER: The time is 8:47, Pacific Time.

going for a little bit over an hour. I'd like to take a

MR. DUBIN: We can take a 10-minute break.

2 We're off the record, and this marks the end of Media I.

3 (Off the record at 11:47 a.m., and record resumes

4 at 12:05 p.m., EST)

10-minute break.

24 25

VIDEOGRAPHER: The time is 9:05 a.m., Pacific

6 Time, and we're back on the record. This marks the

7 beginning of Media II.

Q. (BY MR. DUBIN:) Mike, can you please pull the 8

slides back up? So let's to 23.

10 Sorry. Let's go to 22.

I want to come back to this change in oils.

When it says here: Bring the yellow CSDS color to 12

purple or magenta or blue range, what do you understand that 13

11

15 A. I understand that to be that it's rule of thumb,

16 he says, to get the purple or magenta or blue range using

17 1.560 or 1.570 of normal intensity of illumination.

18 So what he's suggesting is, is that you can bring

19 it into that range by using 1.560, but it doesn't get there

20 unless you have -- unless you're using the chrysotile from

Canada. That's not what he says in his published paper.

Q. Okay. So unless you used the chrysotile from 22

Canada, you're saying you won't be able to push the parallel 23

24 of the chrysotile to blue.

25 A. In one point -- well, the -- yeah. We didn't have



Pages 46-49

Page 46	Pa
oush it to blue range. It was already in the blue range,	1 there are other sources of chrysotile that give you higher

- 2 and with 1.560 it's still in the blue range.
- But you're not going to get it to magenta with
- 4 this type of chrysotile, with either the chrysotile we're
- 5 finding in the cosmetic talc or the SG210. That doesn't get
- 6 pushed to magenta either.
- 7 And lastly, his affidavit, I didn't think it was
- 8 an affidavit -- I don't think -- where he swore to anything.
- 9 I think it's just a report. Maybe you call it an affidavit,
- 10 but I thought you had to say that you're saying this under
- 11 oath.

1 to p

- 12 But in his published paper from last year, he
- 13 acknowledges that chrysotile from different sources will
- 14 have a higher refractive indice [sic] than what is found the
- 15 1866b standard.
- Q. You said you were already getting blues from what 16
- 17 you're calling chrysotile, but in parallel, you were
- 18 typically getting yellows. Right?
- 19 A. Yellow-gold, yes, sir, that is correct. That's
- 20 what we were getting.
- Q. And so the point that he is saying here is to 21
- 22 increase the -- from instead of using a 155 to use somewhere
- 23 in 1560 to 1570, until you turn those yellows into the blue
- 24 range or purple or magenta. Right?
- A. Well, the yellow is only -- the yellow-gold is

- Page 48
- 2 refractive indices in the gamma range than what the 1866b
- 3 is. And he says, use 1.560 for the gamma range because it's
- more in tune with the refractive indices you're seeing.
- 5 And that's what we did.
- 6 Q. Okay. And the point being that if you use a --
- 7 the oil that is more in tune with your -- what you are
- reporting as your refractive indices, then you would start
- 9 to observe blue.
- 10 A. You're not going to -- I mean, again, you read it
- 11 correctly. But that's not what he's saying in that paper,
- which is a paper that says to use these ranges. 12
- 13 And the only thing he said about changing the
- 1.560 is that, as a rule of thumb -- this is a different 14
- rule of thumb now, is to have the fluid that you're using in 15
- the ranges you're seeing. 16
- 17 The now for the gamma -- excuse me -- for the
- 18 alpha we're already seeing the blues and that's -- and the
- 19 1.550 works fine there.
- The 1.560 -- also when he has a 1.560 chart that 20
- 21 he specifically says, use these charts for quick evaluation
- for rapid identification of the types of asbestos you're 22
- 23 analyzing.
- 24 Q. Now let's go to the next slide. So here we're
- 25 looking at an image from one of your older reports. Now

- 1 only seen in the gamma discretion. You don't see the -- I
- 2 would say, nine times out of ten, it's in some blue range
- 3 already for the alpha.
- But what I'm curious about is we have this 4
- 5 affidavit, but then we have his peer-reviewed published
- 6 paper that doesn't say this. It says the opposite.
- 7 Q. Okay. All I'm asking you, again, is the idea
- 8 would be to change the oil to move that parallel from yellow
- 9 into being in the blue range. Right? To help you
- 10 distinguish where the, you know, where that's really falling
- 11 for the particle?
- A. I mean, you read it correctly. But it's not --12
- 13 it's not what he put in his published paper. So how am I
- 14 supposed to answer that, other than: You read it correctly?
- Q. What are you saying --15
- 16 A. It's not right. It's not -- at least when he puts
- 17 it out to his peers, other than to his roommate in college,
- 18 it's not what he says in the published paper. So I don't
- 19 know what you want me to say here.
- 20 Q. Let me make sure I understand. What are you
- 21 saying is in his published paper that is inconsistent with
- 22 this?
- 23 A. He doesn't say anything like this. He says to use
- 24 1.560 to have it in the range of the refractive indices that
- 25 you're seeing. But he says in his published paper that

- Page 49 1 this is identifying talc, but then let me look -- let's look
- 2 at the next slide, and then we can compare them.
- So we got 1.595.
- Q. Okay. So this --
- 5 Well, that's -- that's saying 1.560. So you'll
- get --6
- 7 Q. Right.
- 8 A. -- these colors.
- 9 Q. Okay. Now, I just want to -- this is a
- representative image from your analysis of this more recent 10
- 11 bottle. And now we're in 1560. Right?
- A. Correct. 12
- 13 Q. Okay. Next slide.
- 14 So if 1560 pushes colors towards the orange, away
- from the brighter yellows, I assume it relates to what you
- said before. Why is it that your new images are brighter
- than your old images? 17
- A. Well, you realize that the one on the left-hand 18
- 19 side, we're looking at talc?
- 20 The one on the right-hand side, we're looking at
- 21 chrysotile.
- 22 Q. Okay. Why is it brighter?
- 23 First of all, this is not the background here.
- 24 This is a bottle of Johnson & Johnson. Right? That you're
- 25 analyzing.

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1 A Is that the one we just did?

2 Q. This is -- yeah, from the Valadez report. That's

3 a Valadez, Johnson & Johnson.

4 A. You're using a completely different microscope.

5 Q. Okay.

6 A. -- with an LED lighting. That is the bright white

7 area. And this is the old microscope. They're going to

8 look different.

Q. Okay. So does the one on the right look more true

10 to what the eye would see under the microscope than the one

11 on the left?

12 A. The one on the left is what the eye would see.

13 The one on the right is what the eye would see on your

14 brightness level. You know, you're looking at a

15 state-of-art LED different objective -- different dispersion

16 staining-type lens. It's the infinity-type, so you can't

17 really compare them. If you're trying to compare them as

18 the exact same color, you can't do that. Or the

19 brightness --

20 But we have -- and, you know, I guess we'll get to

21 it. I've produced samples where we have half chrysotile and

22 half fibrous talc with the same microscope on the left-hand

23 side and you're getting similar types of brightness, but you

24 can clearly see -- same background, but you can clearly see

25 how the talc -- fibrous talc side is way brighter than

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1 different refractive indices than you see on the chrysotile

 $2\,\,$ side. So what you're trying to compare makes no sense.

Q. We'll talk more about these images in a second.

4 So we're looking here at a structure that you've identified

5 as chrysotile. Right? With the arrows.

6 A. Yes.

7 Q. Okay. And then these more rounded structures

8 around it, are those talc plates?

9 A. Well, you have talc plates, and you have something

10 else in there. Maybe aluminum silicates or some silica, but

11 the -- the other, the blues.

12 And then you have talc particles in there.

13 Q. Okay. So let me make sure I understand. The

14 blues, you think, are -- some material is neither talc

15 nor asbestos. Right?

A. Well, some of them may be asbestos. It's just too

17 small to -- for us to resolve, especially the ones that are

18 in the perpendicular directions, blue.

19 And then you have some particulates that are, you

20 know -- fragments of something. I don't know what it is.

21 We don't analyze and try to determine everything that's in

22 these samples. Could be silica, or it could be something

23 else. I don't know.

24 Q. You can get blue on a -- even on a talc plate

25 depending on how it's oriented. Right?

1 A. Not on a talc plate, no, because it doesn't

2 change. Talc plate only -- you're going into the B

3 directions, which is the top flat direction. And no matter

4 which way you turn it, you're going to pretty much get

5 similar stuff.

6 Q. Have you seen the video of Dr. Sanchez flipping a

7 talc plate?

8 A. Flipping it how?

9 The answer is, no, I haven't seen it.

10 Q. Yeah, okay.

11 But anyway, so, for example, if we look at some of

12 these yellow -- like if I travel with my eye up from the

13 particle you have identified as chrysotile up towards my

14 left and up, there's like a -- you know, is that talc, that

15 yellow piece?

A. Don't know.

17 Q. Okay.

16

1

18 A. Could be. Probably.

19 Q. Okay. How does that structure that you've

20 identified as chrysotile look any different than -- in that

21 orientation, look any different than those talc plates?

22 A. Looks completely different to me. It doesn't have

23 the morphology. You know, you have to understand, this is

24 Step 1 out of 5 steps of different orientation, elongation,

25 cross polars, no polars.

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No decision is made that that a chrysotile bundle

2 until we get through the whole thing. We can't just pick

3 one photograph and say, how's it different from here? How's

4 it different from here. You know, if we go -- look through

5 all the photographs, which would be how you probably

6 identify chrysotile, you can start -- you can see all

7 the difference with that.

8 But you're just asking, how is that different?

9 You know, I can't -- let me see here.

10 Let me get that. What's that number?

11 Q. Page 33.

12 A. If you go to the parallel direction and look at

13 those same particles, you can see a big difference. If you

14 go to elongation, most of those -- that's a 630. Under

15 elongation, talc plates pretty much disappear.

16 Then if you go to cross-polars you can see the

17 fibrous structure.

18 So it's -- if I can look through this and see

19 how -- it is chrysotile versus a talc plate.

20 Q. Explain to me how you think that's chrysotile and

21 not talc.

22 A. If you go to the next photograph in the

23 perpendicular direction, you can see the striations through

24 it. It's almost purplish-blue. It's just about at its

25 extinction limit, and there's -- I can see that out of a lot

Pages 54-57

Page 54 1 of these other ones which are too small to really resolve.	Page 56 1 MR. DUBIN: On the right, yeah.
2 Then and I go to the elongation photograph, I can	2 MR. RIVAMONTE: Okay. Yeah.
3 see that there's a talc plate. I can see that it has	3 MR. DUBIN: I'm not sure if it has page numbers or
4 fibrous structure. And if I go to cross-polars, I can see	4 we just counted pages.
5 the fibrous nature of it.	5 MR. RIVAMONTE: I'm just looking at the PDF,
6 So it's chrysotile. It's not a talc plate. We're	6 whatever the PDF says. It's page 32.
7 not misidentifying we're not misidentifying this as	7 Q. (BY MR. DUBIN:) Sorry, Doctor, I wasn't sure if
8 fibrous talc, and we're not misidentifying talc plates for	8 you were in the middle of
9 chrysotile.	9 A. Yeah, I heard it. I'm just looking at it. It's
10 Q. What in the images in the elongation would be	10 hard to say, what is that? What is that?
11 different that we're seeing here versus what you're calling	11 I mean I'd have to be looking in the microscope at
12 fibrous talc? What are we seeing here that we could not see	12 it to tell you what that is. It's not something we
13 with what you're calling fibrous talc?	13 identified. So I don't know what's wrong with it, but I'd
14 A. Well, again, we're not just first, I thought we	14 have to be looking in the PLM scope to make a guess.
15 were comparing them to talc plates.	15 Q. Based on morphology, does that to appear to be a
16 Q. Okay. I'm just asking	16 talc plate?
17 A. Well, if we go back to the dispersion staining,	17 A. Again, I'd have to be looking in the microscope to
18 the the refractive indices is 1.564. In the in the	18 make any decision on what that might be.
19 parallel, it is 1.561 in the perpendicular. The reason it's	19 Q. And is that generally true? In order to properly
20 not fibrous talc because you got a refractive indice of	20 judge what colors were observed on here, you would have t
21 0.003, where the fibrous talc is going to have a refractive	21 be at the microscope and actually look at the slide?
22 indice that is completely different.	22 A. It's not so much the colors. It's the focus.
23 For example, if you go over to the right slightly,	23 It's you know, I would look at elongation, at lower
24 there's a white spot there. I don't know what that is. And	24 magnification. So got kind of an oddball structure to it to
25 if I were to go a couple maybe 5 millimeters to the right	25 be chrysotile. I don't doesn't really have substantially
Page 55	Page 5
1 and straight up, you see a very yellow-looking structure.	1 parallel sides.
2 And I can see structures in that.	2 So I can't really tell you anything else than
And then if I go to the parallel, I can see this	3 what's in the middle there because we have parallel sides.
4 brightish bright white and a bright blue. That's fibrous	4 I see the striations, you know, all the way through it. It
5 talc.	5 has the appropriate refractive indices. So it's
And tell me, if you can absolutely see the	6 I would have to do more to that other particle in
7 difference there.	7 order to say, that's chrysotile. I don't see the striations
8 Q. Okay. Talc in perpendicular can also be blue.	8 through it like I do the other one. It's I can't tell
9 Right?	9 you without doing more work.
10 A. Fibrous talc in the perpendicular can be blue.	10 Q. Do you still have the PLM slides for this
But if you compare if you go to the	11 analysis?
12 perpendicular photograph, which would be the next one where	12 A. We still do.
13 I said, that's talc. And look at it in the perpendicular	13 Q. Okay. I'm going to request that you preserve
14 it's not quite on perpendicular it's bright light,	14 those and we're going to request an opportunity to review
15 bright blue to white. So that white puts it less than	15 them, so we can we'll follow up about that, but I am
16 1.535.	16 requesting that you not dispose of them.
17 Q. So what is the structure to the right of the one	17 The let's go so what in this oil, in 1560,
18 that you've identified, the larger blocky structure with	18 what should you be seeing for chrysotile for the kind of
	19 chrysotile that you say is in cosmetic talc? What should
·	
·	20 you be seeing, colors?
20 in perpendicular.	20 you be seeing, colors?21 A. What you're seeing right there.
20 in perpendicular.	20 you be seeing, colors?

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A. So a range, looks like everything. But we're

24 seeing the same sort of refractive indices. This one is

25 1.564. I would say 90 of what we find for chrysotile in

MR. RIVAMONTE: Mr. Dubin, I just want to clarify.

24 The image that we're currently looking at now is page 32 of

25 Dr. Longo's report, the parallel dispersion?

23

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		Pag
ocmatic talc is in th	a 1 560 to the 1	560 range

- 2 And if you were to average it out, it's about
- 3 1.566 or so. That what's we see, the primary in elongation.
- 4 Q. Not generally bright yellow. Right?
- 5 A. Not at 1.560.
- 6 And it wouldn't call it bright. I would just call
- 7 it a yellowish-gold.
- 8 Q. Okay. And with respect to what all these blue
- 9 things are, the percentage of chrysotile that you say you
- 10 identified in these products is down around .003 to
- 11 .006 percent. Right?
- 12 A. Well, what we saw here was 0.002 to 0.004. When
- 13 it was weight corrected, I think it was like .000 -- let
- 14 me just look at the report. I don't want to put something
- 15 on the record that's not . . . Okay. 0.0003 to
- 16 0.0006 percent.
- 17 Q. At those percentages, is it fair to say that in
- 18 this field, most of the material is not going to be
- 19 chrysotile?
- 20 A. I think we have found something to agree on,
- 21 Mr. Dubin.
- 22 Q. Okay. So talk to me for a second about your
- 23 Calidria reference SU210 in 1560. But first, let me just
- 24 ask you: Was --
- 25 Well, actually, I'll get to that later. Let's

- age 58 1 A. Oh, the talc plates?
 - 2 Q. Yeah. Are you seeing that same yellow on the talc
 - 3 plates?
 - 4 A. I don't think that's the same color.
 - 5 Q. You don't think that that yellow is the same color
 - 6 that you're seeing in the talc plates near it?
 - 7 A. I'm sorry. Could you repeat that?
 - 8 Q. You don't think that yellow is the same color as
 - 9 the talc plates that you're seeing in this image?
 - 10 A. No. I don't.
 - 11 Q. In fact, it's brighter looking than some of the
 - 12 talc plates?
 - 13 A. I would say it's a different shade.
 - 14 Q. Okay. Well, let's see what shade you did call it.
 - 15 So you give a value of 1570. Right?
 - 16 A. That's right.
 - 17 Q. Okay. And we can go forward one slide, and we'll
 - 18 come back.
 - 19 So the way we do this -- I mean, your lab is at
 - 20 what temperature? About 22, you said?
 - 21 A. 21 degrees centigrade.
 - 22 Q. 21. Okay. So we would look 1570, 21 degrees,
 - 23 1560 oil, and it gives us a value of 500. Right?
 - 24 A. Yes. That's -- I guess, that's the old Su tables,
 - 25 but 1.570 ought to be about 500.

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- 1 just do this first.
- 2 So I've got an image here. If we go to the next
- 3 from what I've received in morning. And -- so we understand
- 4 again, this is what you're using as your reference from
- 5 Calidria chrysotile in 1560 oil, the same oil that you're
- 6 using for the Valadez bottles. Right?
- 7 A. Oh, you're pulling it up. Okay. I couldn't
- 8 figure out -- where did that come from?
- 9 Q. Yeah, page 21.
- 10 A. Yes, that's what we're using.
- 11 Q. And so this is structure, in this Calidria
- 12 reference, that you've identified as being chrysotile.
- 13 Correct?
- 14 A. Yes, sir. It is chrysotile.
- 15 Q. Okay. So, as we point out, there's also talc in
- 16 this reference sample. Right?
- 17 A. Yes.
- 18 Q. Okay. Is that bright yellow?
- 19 A. No. I would say that's sort of a goldish-brown --
- 20 a goldish area. It's not bright yellow at all.
- 21 Q. Okay. Is this the color that you are -- is this
- 22 color in your view in parallel inconsistent with talc?
- 23 A. Oh, totally.
- 24 Q. Is it the same color that you're seeing on the
- 25 talc plates?

- Q. Okay. Now let's go back one slide, back to 26.
- 2 And so 500, the color that we should be observing is the one
- 3 underneath the 500. Right?
- 4 A. It should be close to that.
- 5 Q. Are you honestly telling me that when you look at
- 6 this image, that structure is that magenta color underneath
- 7 500?

1

- 8 A. Well, no.
- 9 MR. RIVAMONTE: Argumentative.
- 10 THE WITNESS: I'm not saying that. That magenta
- 11 color under 500 -- ours is more in the 1.572 -- you know, if
- 12 these are -- if he's correct. I got to go back to his
- 13 tables, and we're using the tables he has in his
- 14 publication. And I'd be looking at -- let me take look at
- 15 that.
- 16 Oh, I'm looking at the chrysotile. No wonder.
- 17 Need to be looking at the talc that we analyzed. Where is
- 18 that? You're looking at the standard. No wonder. There it
- 19 is.
- No, we have sort of that at the 500 mark. Again,
- 21 I'd have to be under the microscope to look at it, but the
- 22 outer edge, I think that was averaged. But I think that's
- 23 what you're using is from one of his older Su tables maybe.
 24 But I don't have a problem with -- the whole thing is not
- 25 looking this magenta -- redder-ish [sic] purple.

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Page 62 But on the outer edge, on the top of the structure

- 2 it has where the Becke line is. So I'm not concerned with
- 3 that
- 4 Q. Can you see anything -- again, see this little
- 5 particle, this yellow particle, the talc plate in between
- 6 these blue structures to the right of what you've mark off?
- 7 See those talc plates?
- 8 A. I do.
- 9 Q. Is there some difference that you're -- you're
- 10 seeing there that causes you to call this magenta and --
 - A. No, I'm not saying the whole thing is magenta.
- 12 What we're doing now is we're averaging them. It's hard to
- 13 see where you haven't blown it up.
- 14 But on the top edge, we have a little bit
- 15 different color there. So I'd have to go and look at -- and
- see if this was averaged out on it. Because at least on my
- photograph, I can see on that top edge where the Becke line 17
- 18 is.

11

- 19 Q. Okay. Let's go forward to more slides.
- 20 To that one, yeah.
- 21 So again, what we've -- we've already talking
- 22 about this. Let's go one more. Okay.
- 23 What color are you seeing here in this structure
- 24 that you've identified as chrysotile?
- 25 A. Is this the new one?

- A. Purple, purplish-red. 1
- 2 Q. Okav?
- 3 A. That's what I'm seeing on the outer edge, not the
- whole structure.
- 5 Q. Okay. So is it -- you're understanding then that
- this chrysotile, it's going to be all yellow -- and it's 6
- going to be yellow and then some faint line of purple on the
- outside or something like that? That's what you're seeing
- here? 9
- 10 A. What are you -- I'm not sure what you're talking
- about. I see no yellow on that chrysotile structure. What 11
- I'm looking at is the outer edge of the bundle. 12
- Q. Uh-huh. Okay. So let's keep going. But you're 13
- 14 treating this -- for purposes of your birefringence
- calculation, you're treating this -- the number that goes
- 16 into your calculation is associated with purple?
- A. Now, that's what it looks like to me, sitting 17
- 18 here. Again, you know, I'd have to be sitting at the PLM
- 19 scope, but I can see a reddish-purple around the edge, what
- 20 I'm looking at right now.
- 21 Q. You can't see -- because, again -- because of the
- 22 illumination, you can't see that also -- a little bit of an
- 23 edge around the talc plate up there?
- 24 A. What I see around that talc plate is reds and
- 25 yellows.

- Page 63 1 Q. Yep. That's the same structure we were looking at 2 before.
- A. I'm going to --3
- Q. Sure.
- 5 A. -- look at my photograph.
- 6 Q. Look at your photograph.
- 7 A. It looks like almost a purple around the Becke
- 8 lines.
- 9 Q. Okay. So first, let me make sure I'm
- 10 understanding. The structures above it, so, say, for
- example, to the left of the top of the arrows, that's a talc
- 12 plate. Right?
- 13 A. Yep.
- 14 Q. Okay. And so you're telling me that the structure
- 15 that we're looking at here, you would characterize that as
- 16 purple, the one that you're calling chrysotile?
- 17 A. I'm not talking about the structure. I'm talking
- 18 about the very outside of the bundle where you're supposed
- 19 to be determining you're refractive indices.
- 20 I'm not talking about the whole structure. I'm
- 21 talking about where you make the call on this as -- as
- 22 discussed in Dr. Su's published paper.
- 23 Q. Okay. Just so we're clear here, the 1564 is the
- 24 refractive indices that you give for this. And so 1564,
- 25 that's structure should be purple. Right?

- Q. Okay. So you would characterize the talc plate as
- 2 red and yellow, red on the outside?
- 3 A. Looking at the bottom of it, it's sort of a darker
- red. And then you also see areas that are yellow, and then
- you have some areas on the very backside.
 - Q. So talc -- sorry.
- 7 A. I don't see any structures inside that talc plate.
- 8 Q. But you're saying --
- 9 (Simultaneous speaking.)
- 10 A. -- different color, a different -- different
- colors than what we're looking at, at the chrysotile bundle.
- 12 Q. But you're saying a talc plate can also have that
- 13 sort of reddish outside in those images. Right?
- 14 A. Well, what I'm saying is, it's different than what
- 15 you're pointing to.
- 16 Q. But it can have like what you're seeing as a
- reddish outline in these images, the talc plate? 17
- A. Well, what is see is yellow, a little bit of red 18
- 19 area, I see a little bit of blue area, and then I see in the
- 20 very front -- well, that's in the parallel -- perpin- --
- 21 Then I see a little bit of red, but I don't see
- 22 the shade of the reddish-purple that I see around the
- 23 chrysotile one. Again, I'm not looking through the 24 microscope, but trying to answer your question.
- 25 Q. Yeah. So let's go ahead a little bit. We can

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skip to the -- let's to 30 for a second.

2 The next one.

So the number you're assigning to that structure

4 that we looked at before in parallel is actually even more

5 dark purple than the ISO reference chrysotiles. Right?

A. Well, you've got all kinds of colors there.

7 You've got bright yellow, you've got some blues in there,

8 you've got some magenta. And of course, we're in 1.550,

9 here. I don't believe this is 1.560, so you can't compare

10 the two.

11 Q. I know, but just in terms of the visual color

12 where it goes on the wavelength. On the wavelength, you're

13 saying that that structure in Johnson & Johnson is are more

14 purple than this?

15 A. That's not purple.

Q. Okay. Well, you're saying it's farther towards 16

17 the purple range than this. Correct?

18 A. Well, you can't compare the colors. This is in

19 1.550. We're looking at 1.560.

Q. What I'm asking you is: The colors are associated 20

21 with wavelengths. Right? In both circumstances. Right?

22 A. They're associated with wavelengths, but the 1.560

23 changes that wavelength even though you will get the same

24 refractive indices because you have to look at a 1.560. I'm

25 not -- you can't -- you can't look at this in 1.560 and then

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1 try to compare -- 1.550 and try to compare to 1.560.

Q. I'm just talking about the color, the color 2

3 itself. Right? The color of this is -- you're saying

4 visually whatever oil it's in, that the structure we just

looked at from the Johnson & Johnson is further towards

6 purple than this. Right?

7 MR. RIVAMONTE: Asked and answered.

8 THE WITNESS: You can't compare the two.

9 And, yes, it's a darker reddish-purple than, you

10 know, this magenta color eliminating the bright yellow

11 colors and ignoring the size of structure under that, that

12 is probably closer -- is more closer to the size ranges

13 we're seeing.

14 So, yeah. You just can't compare the two. I told

15 you my opinion about it and what was around the edge, and

16 I'm not looking in a microscope. I can't answer it anymore

17 and help you out here.

18 Q. Just so we're clear what I'm asking about, I'm

19 comparing the color of this to -- go back a couple of

20 slides, please -- and this. These are the two ones I was

21 asking you about. Right?

22 A. That's so misleading, Mr. Dubin.

23 Q. Well --

A. You're talking about the whole structure. I'm 24

25 talking about right around the Becke line of a structure

Page 68 1 that is maybe 1 thousandths of a size of what we're looking

at over there and looking at it in a completely different

refractive indice [sic] fluid. So, yeah. You can do what

you want here, but I'm not agreeing -- I'm not saying you

can compare the two at all. It's not the structure that

we're dealing with here.

7 Q. Okay. Let's go to Slide 33. And so here you're

reporting this and including it in your calculations as

1568. Right? So magenta. Right?

10 A. We're saying the 1.568 due to what's around the

11 outer edge of that bundle.

12 Q. For purposes of your calculation that you're using

this to determine this being chrysotile, you're treating 13

this as magenta. Right? 14

A. I'm treating it somewhere -- you can't really do 15

16 it like that. I'm treating it somewhere in there, and I

need to check out --17

18 I need to check the table you're using.

19 But I can see here, looking at it on the outer

20 edge, it's pretty -- pretty close between the two. They're

21 1.572 to 1.573 to the 1.569 to the 1. -- the 1.567 to 1.568

22 verses the 1.69. [sic]

23 You're only -- you got a few-thousandths of a

refractive indice here. You know, looking at a very small 24

25 structure and I'm just on the outer edge.

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So you are trying to compare to the 1866b standard 1

2 in huge bundle. You just can't do that.

3 Q. I thought you told me before you saw a little red

sometimes on the outside of talc plate. So how is that

any different than what you're seeing here?

6 A. It's completely different. I didn't say it was

7 the same thing. And I don't see any talc plates in this one

8 that even comes close.

9 Q. Why are the talc plates so dark here? Why can't I

see the other talc structures, as well as this one? 10

A. It's a different area of the sample.

12 Q. What causes things to be obscured like that?

MR. RIVAMONTE: Misstates testimony. Vague and

14 overbroad.

11

13

15 THE WITNESS: You're just seeing a more -- you're

seeing more of a concentrated area on the sample. If I look

at individual structures of talc plates versus -- it's less 17

18 concentrated of talc particles.

19 Q. (BY MR. DUBIN:) I don't understand. How is -- but

20 then why can't I see the talc particles that are on here

21 clearly. Why can't I see --

22 For example, why are the ones, down and to the

23 left, so dark?

24 A. If I look through -- if I look through the one

25 that you say is so much better and I look through this one,

Pages 70-73

DR. WILLIAM LONGO, on 03/03/2023 ANTHONY HERNANDEZ VALADEZ vs JOHNSON & JOHNSON, et al.

Page 70 Page 72 1 I can find some of the top plates are just like that. A. Yes. 2 2 And also I can find a lot of top plates that are Q. Okay. When you analyzed -- when you've analyzed 3 not -- are just like the others. You're looking -- you're Johnson & Johnson product in the 1560 liquid, did you see 4 looking down through a glass slide onto a sample that is any chrysotile structures that -- any structures that you're calling chrysotile that were blue in parallel? basically just particulates -- in with the -- in with the A No fluid, you're going to have different heights. 6 6 7 7 Of course that's 1.565, not 1.560, And the only thing that they're focusing in on to 8 make sure that it's absolutely in focus is the structure Q. Have you done -- how did you decide to pick 1560 if Dr. Su's statement was that you should pick something we're looking at. You know, you're point of view -- even -and we're also using a -- using the -between -- in the range of 1560 to 1570? How did you decide on 1560? 11 The central stop objective lens is also one of 11 12 A. Because the 1.560 is in the range that we're 12 these infinity lenses, which gives you a broader -- where 13 you're going to see more structure. And this could be up 13 seeing. 14 and you can have other particles down on the glass slide. 14 Two, what I noticed here, he hasn't given us any 15 This is common in polarized light microscopy where, if this 15 refractive indices because there's no chart for 1.565. 16 was somewhere else and I wanted to not focus on what's 16 So we picked 1.560 because that's what Su said to 17 important but focus on one of these other particles like do in his published paper, that we should use 1.550, slash, 17 18 over here, you know, there's more of these particle that are 18 1.560 in his chart -- his wavelength charts -- where 19 in the same plain view with the central stop lens -- that's refractive indices stops at 1.560. 19 20 the infinity type. This is common. MR. DUBIN: Okay. 20 21 Q. Okay. Have you reviewed -- received or reviewed 21 All right. We can take down the slide set. 22 22 Dr. Gunter's supplemental report about the optical So I'm going to change topics now and hopefully properties of Calidria 210 and 144 chrysotile, as compared 23 speed along a little bit. 24 to Gold Bond elongated talc? 24 But I don't know whether you want to take another break, whether you need anything to eat, or something like 25 A. Yes. Page 71 Page 73 1 Well, I don't know if I reviewed the report. I 1 that. 2 reviewed his deposition where he said it was yellow-gold. 2 THE WITNESS: Yeah. It's about 1:00. I do need 3 Q. Well, I just want to make sure you --3 lunch. 4 Let me look at one image from that. We'll make it 4 MR. DUBIN: Okay. Let's go off the --5 the next exhibit in order. 5 (Simultaneous speaking.) 6 (Exhibit 7 was subsequently marked for 6 THE WITNESS: -- go till 5:00 p.m. today. I don't 7 7 know if you're going to need all that time or not. identification.) Q. (BY MR. DUBIN:) So this is -- trying to exemplify 8 8 MR. DUBIN: Let's go off the record, and we can 9 this 155 versus -- he is using 1565 instead of 1560, just so 9 discuss how long to take for lunch. we make sure we understand the concept here. VIDEOGRAPHER: The time is 9:59 a.m., Pacific 10 10 11 So you can see that the top image is in 1552, and Time, and we're off the record. 11 12 then the bottom image is in 1565. 12 This marks the end of Media II. 13 And the point is that if you -- when you raise the (Off the record at 12:59 p.m., and record resumes 13 14 refractive indices of the oil, now you will see chrysotile at 1:49 p.m., EST) 14 15 as blue in parallel. Right? Is that a correct summary of 15 VIDEOGRAPHER: The time is 10:49 a.m., Pacific 16 this? 16 Time, and we're back on the record. This marks the 17 A. Correct. 17 beginning of Media III. MR. RIVAMONTE: Vague and overbroad. 18 18 MR. DUBIN: Before I do anything else, I just want 19 Q. (BY MR. DUBIN:) I'm sorry, what? "Correct"? 19 to clean up the exhibits. 20 A. So it's initially in what? 1.552? 20 So Exhibit 1 will be the notice. 21 Q. Right. 21 Exhibit 2 will be the Calidria SG210 references in 22 A. And now it's 1.565, okay. 22 1560 oil. 23 Q. And --23 Exhibit 3 is the Su affidavit. 24 A. The point is what? 24 Exhibit 4 will be the slides that I displayed. Exhibit 5 will be the Valadez report. 25 Q. The chrysotile has turned to be blue in parallel? 25

1	Page 74 (Exhibit No. 5 was marked for identification.)	Page 76 1 Q. What would you expect
2	MR. DUBIN: Exhibit 6 will be the older Chinese	2 A. A bright blue. Around 7, 750 or so.
3	Johnson & Johnson Chinese-sourced Johnson & Johnson	3 Q. Okay. And what would you expect for the parallel
4	report that I displayed some images from.	4 for talc?
5	(Exhibit No. 6 was marked for identification.)	5 A. Well, if you go to the very last pages of the
6	MR. DUBIN: Exhibit 7 will be the Gunter	6 report, this fibrous talc has a sample. And we're seeing
7	supplemental report that I displayed a page from.	7 parallel ranges from greater than 1.595 to greater than
8	(Exhibit No. 7 was marked for identification.)	8 1.600. I think those are the highest.
9	MR. DUBIN: Exhibit 8 will be Dr. Su's article	9 And on the flip side, we have less than 1.550 for
10	determining asbestos refraction indices by dispersion	10 the alpha. So it was less than 1.550.
11	staining.	11 Q. Okay. Can we then go a little bit further to the
12	(Exhibit No. 8 was marked for identification.)	12 image after it?
13	Q. (BY MR. DUBIN:) And so I want to go to the report	13 And now one of the things we were discussing and I
14	in this case, which I guess I've just said is Exhibit 5, and	14 want to make sure that I understand, were Becke lines. Can
15	ask you a little bit about that.	15 you explain to me what a Becke line is?
16	MR. DUBIN: If we could call that up, Mike?	16 A. The Becke line is the interface, essentially,
17	First, if we could page through to the bench	17 between the fluid and the bundle.
18	sheet.	18 Q. Mm-hmm.
19	Q. (BY MR. DUBIN:) So ultimately when you're under	19 A. And it's not so much a Becke line in that it is
20	here, optical data for asbestos identification, there's an	20 the I just call it that because the Becke line, if you
21	alpha and a gamma value 650 and 510.	21 change the focus either moves out away from the particle or
22	What does that represent?	22 moves in or is right on it. So I've been calling it a Becke
23	A. That represents the range of the on the alpha	23 line, but it's really the very first dispersion through the
24	on the on the high side to the I mean, you know, it	24 crystal on the outside that doesn't have to go through all
25	gives the outside range between the two of the I think it	25 the rest of the crystal to see the color.
	Page 75	Dece 77
		Page 77
1	was either four or five representative structures yeah,	Page 77 1 Q. Because when we were discussing these images and
1 2	was either four or five representative structures yeah, four representative structures. So we give it a range of	
		1 Q. Because when we were discussing these images and
2	four representative structures. So we give it a range of	1 Q. Because when we were discussing these images and 2 you were talking about Becke lines, you can't observe Becke
2 3	four representative structures. So we give it a range of the alpha and gamma. And if you look down so for alpha,	1 Q. Because when we were discussing these images and 2 you were talking about Becke lines, you can't observe Becke 3 lines on these types of images. Correct?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	four representative structures. So we give it a range of the alpha and gamma. And if you look down so for alpha, that's that's the highest wavelength. And for the gamma, that would be the lowest wavelength or the shortest wavelength, not the lowest. Q. So, for example, 510 in parallel would be a shade of magenta? A. 510? Q. Yeah. A. 1.568. I think we've already gone over that. But that is, which one? 1.568, 1.568, 1.568, 1.568. Yeah, 1.568. You know, I can see a kind of reddish color around the outside, but we spent some time talking about that. Q. Right. I'm just trying confirming the color. And 650 in a perpendicular would be a blue? A. Let's see where one is. 650, I just need to find it. Yes, it's blue. Q. Is 650 in perpendicular also consistent with talc	1 Q. Because when we were discussing these images and 2 you were talking about Becke lines, you can't observe Becke 3 lines on these types of images. Correct? 4 A. I mean, that's correct. 5 I was just using it as an example of where you 6 look, but no these are not technically Becke lines. That 7 was poor choice of words on my part. 8 Q. Okay. So some of the images that you have in this 9 report are the type of images whether it's in the correct 10 orientation or not are the type images in which you could 11 try to observe a Becke line. Right? 12 A. No. It's not a Becke line because a Becke line is 13 not in the structure as this is. This is the first outer 14 edge of the bundle that is causing a dispersion of light. 15 Q. So I'm not talking about this image. I'm saying 16 there are other images. 17 Let's scroll down through the report a little bit. 18 Maybe there's a better example. 19 So I don't know whether you this is even in the 20 correct view to observe a Becke line or not. But how do 21 these kind of images relate to Becke lines?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	four representative structures. So we give it a range of the alpha and gamma. And if you look down so for alpha, that's that's the highest wavelength. And for the gamma, that would be the lowest wavelength or the shortest wavelength, not the lowest. Q. So, for example, 510 in parallel would be a shade of magenta? A. 510? Q. Yeah. A. 1.568. I think we've already gone over that. But that is, which one? 1.568, 1.568, 1.568, 1.568. Yeah, 1.568. You know, I can see a kind of reddish color around the outside, but we spent some time talking about that. Q. Right. I'm just trying confirming the color. And 650 in a perpendicular would be a blue? A. Let's see where one is. 650, I just need to find it. Yes, it's blue. Q. Is 650 in perpendicular also consistent with talc	1 Q. Because when we were discussing these images and 2 you were talking about Becke lines, you can't observe Becke 3 lines on these types of images. Correct? 4 A. I mean, that's correct. 5 I was just using it as an example of where you 6 look, but no these are not technically Becke lines. That 7 was poor choice of words on my part. 8 Q. Okay. So some of the images that you have in this 9 report are the type of images whether it's in the correct 10 orientation or not are the type images in which you could 11 try to observe a Becke line. Right? 12 A. No. It's not a Becke line because a Becke line is 13 not in the structure as this is. This is the first outer 14 edge of the bundle that is causing a dispersion of light. 15 Q. So I'm not talking about this image. I'm saying 16 there are other images. 17 Let's scroll down through the report a little bit. 18 Maybe there's a better example. 19 So I don't know whether you this is even in the 20 correct view to observe a Becke line or not. But how do 21 these kind of images relate to Becke lines?

25 direction and if it's a true Becke line, it will move. It

25 wavelength would be higher than that.

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will move into the structure, or it will move out of the	Page 78
structure.	

- 3 Or it will stay at a particular -- and you will
- 4 know if you got the right refractive indice fluid for a
- 5 matching. So you have to -- it's a way to look at unknowns.
 - You know, you put 1.550, zero in and it moves
- 7 away, I believe that is -- means -- and I always forget --
- 8 it's either too high or too low to -- and what you're
- 9 looking for is a fluid that you don't get movement.
- 10 Q. Okay. And just for --
- A. So it matches what the wavelength -- what the 11
- 12 matching wavelength.

1

2

6

- Q. Just for reference, we're looking at 13
- 14 M71614-001CSM-002.
- So are there any images in here where we can 15
- 16 determine the colors that we're seeing in the Becke line and
- 17 translate those into wavelengths of light? Or do we not
- 18 have images to be able to do that?
- 19 A. You know, maybe. You don't really have the image
- 20 there. But the one that's parallel -- I don't know if you
- could really do that or not. We don't do Becke line work
- 22 here, so it's not something I do all the time or would do.
- 23 I wouldn't use Becke lines to identify a
- 24 particulate that's unknown. I would start off with SEM or
- 25 something.

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- Q. Okay. So you wouldn't be able to tell me, for 1
- 2 example, if this were a Becke line, what wavelength of light
- 3 that -- what color -- what wavelength of light that's
- associated with?
- A. No. In order for me to do that, I would have to
- 6 be sitting at the microscope, in focus, out of focus, and
- 7 look at that.
- 8 So, no, that's not something I can just do from
- 9 looking at this picture. At least I can't.
- Q. So then for purposes of understanding your 10
- 11 testimony when you were talking about Becke lines before,
- 12 you just mean the edge of the image and the dispersion
- 13 standing?
- 14 A. Correct. I should have been more careful about
- 15 how I was phrasing.
- 16 Q. Okay. And in -- when we were talking earlier
- 17 about the tungsten lighting that was on the old microscope,
- 18 is it fair to say that in all of the old depositions where
- 19 we've talked about your chrysotile findings in Johnson &
- 20 Johnson, when you were speaking about the images depicting
- gold colors or orange colors, that was with a microscope
- 22 that was using tungsten lighting that was adding yellow to
- 23 the image?
- 24 A. Yeah, could be.
- 25 But the interesting thing is the refractive

- 78 Page 80 1 indices we were finding during that time period are just
 - 2 about dead-on to the same ones we're finding now with 1.550
 - with the new microscopes and also the 1.560.
 - 4 So it wasn't adding it to the point that caused
 - 5 any misidentification. In also the fibrous talc because
 - clearly the birefringence refractive indices were spread
 - 7 much further apart. So it didn't affect any of the
 - 8 analysis.
 - 9 But it that yellowish color that I've been told
 - 10 comes from the tungsten filament, and which you don't have
 - with the LEDs. 11
 - 12 Q. Well, again, a lot of other things go into the
 - 13 refractive index -- a lot of other things go into that
 - birefringence calculation and the refractive index, in other
 - words, what color you're calling and the like. Right? 15
 - Forget it. I think we both know. Let's move on.
 - 17 So let me back up for a second.
 - 18 What, if anything, do you know about the bottle --
 - the source of the bottle that you tested in -- for the 19
 - 20 Valadez case?
 - 21 It's not a bottle that he's actually used.
 - 22 Is that fair to say?
 - 23 A. No. It's not at all. I'm just getting to the
 - chain of custody so I can tell you exactly. 24
 - 25 There's a correspondence that came along with the

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1 bottle.

16

- 2 Q. Okay.
- 3 A. It's in Section II -- in Section II, that -- from
- Joseph Satterley. And he said he purchased this Johnson
- baby powder bottle on September 20th, 2022 near
- Mr. Valadez's home in Merced. Am I saying that correctly?
- 7 California.
- 8 And then I have a receipt from the Marriott
- 9 Courtyard from their market sundries department, I guess.
- 10
- 11 So that's what I know about it. It was an off-- I
- 12 guess because of the packaging, it must have been a -- must
- have been a typical Marriott or one of these -- where you 13
- 14 pull it off.
- 15 And I also know that the sample was sealed;
- meaning, when you take the top off there was a Johnson &
- Johnson seal over where the holes are. 17
- 18 MR. DUBIN: Mike, can we pull up the two images,
- the photographs of the bottles that the plaintiff's mother 19
- provided? We'll mark those as the next two exhibits in 20
- 21 order.
- 22 So this will be Exhibit 9, and the other one will
- 23 be Exhibit 10. Can we just pull the other one also, so we
- can look at them in quick succession. Let's mark the other
- 25 one, Mike?

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ANTHONY HERNANDEZ VALADEZ vs JOHNSON & JOHNSON, et al. Page 82 Page 84 1 Mike, are you there? I see your mouse. Q. I'll just mark as the next exhibit, the 2 2 declaration that you have prepared that has a number of (Exhibit No. 9 was marked for identification.) 3 (Exhibit No. 10 was marked for identification.) images of bottles just so it's attached here. 4 Q. (BY MR. DUBIN:) While he's pulling that other one 4 (Exhibit No. 11 was marked for identification.) 5 5 Q. (BY MR. DUBIN:) But we don't have to talk about it up, I guess we can talk about this one. 6 Do you see a bottle of Johnson's Baby Powder in 6 further right now. 7 the back there? 7 Okav. The Calidria reference -- the other 8 A. I do. 8 Calidria reference materials that you provided, I assume you have electronic copies of those images. I think we got 9 Q. You've looked at a lot of Johnson & Johnson 10 bottles by now. Correct? 10 scanned copies. But do you have electronic copies? A. Yes. 11 A. I guess I have. 11 12 Q. Okay. So we'll request those and follow up about 12 Q. From looking at this, do you have any idea what 13 period of time this bottle is from? If it's helpful, I have 13 it. I see -- try to -- I assume that you still have not 14 your declaration with the bottle images if you want me to 14 identified any chrysotile in any Johnson & Johnson products 15 by transmission electron microscopy; is that correct? 15 call that up. 16 A. It is pretty close to the -- there's a 1978 one, I 16 A. (No audible response.) 17 think. I'm looking for the one that -- there we go --17 Q. And you did transmission electron microscopy also 18 with respect to the Valadez bottle that you received. 18 pretty close to a 1978. It doesn't have the pink stripe 19 across the top. And if I'm looking at the photographs from 19 Right? 20 a 1978 -- and let me just keep going forward. Let's see if 20 21 we have some others. 21 Q. And did you do both with and without heavy density 22 liquid separation or just with? 22 Also, matches ones from the -- these are all NDL 23 ones. Pretty good matches with, you know, 1984. 23 A. Just with for amphiboles, 2.85. 24 And just to keep looking -- I'm still looking. I 24 Q. Okay. And, you know, one of the things I think don't have pictures of anything past the 4 and the 5. It 25 you've already mentioned is that number of defense experts, Page 83 Page 85 1 such as Dr. Gunter or Dr. Sanchez, have questioned your 1 looks like in that genre what I see here because of the 2 straight shoulders and no pink across the top. 2 identification of chrysotile. 3 Q. It look like what genre? I'm sorry. 3 Why haven't you tried to identify chrysotile by A. Mid '80s, into the '90s. And I don't have a 2000. TEM in response to that to prove that your identification is 5 I don't have about '95 on, but it matches everything going 6 up to about -- at least the pictures I have -- 1995. 6 A. It is correct. I mean, the first thing is, 7 7 there's no requirement to do TEM. Q. And then --8 We have validated a few samples by SEM we're still 8 A. Let me see something else here. Hold on. I would 9 say some time in the 90s, early 2000s. I don't have 9 working on to maximize the -- the harvest of the chrysotile. 10 And it's come to my conclusion that the defense 10 examplars from that, the '98, '97, '99. 11 Q. How about let's look at the next exhibit, 11 experts are in fact misidentifying chrysotile for fibrous 12 Exhibit 10. It's harder to see this, I guess. 12 talc, especially Mickey Gunter. 13 Q. Could you take one of the particles that you've 13 A. That's in the -- because of that rounded 14 identified as chrysotile from the PLM slide, crush it up, 14 shoulder -- again, it's hard for me to see. I'm just put it on a TEM grid, and verify what mineral it is? 15 looking at the top, the way it rounds off. 15 16 I would say that is sometime in the 2014s, 2015s. 16 MR. RIVAMONTE: Improper hypothetical. 17 17 At least according -- you know, I'm looking at some of THE WITNESS: Because we're dealing with such 18 the client samples on how that rounded shoulder is, at the small structures the answer is no. We'll get there, 18 19 top. 19 Mr. Dubin, we're just taking it -- you understand we're not 20 And does look like -- I just wish I could see that 20 in a research lab. 21 top better. Let me see if I've got a picture I could see 21 Q. I--22 that's not blown up like that. 22 A. We don't -- hold on. I don't get grants that we 23 Q. Okay. 23 can do this full-time. You know, it took the Colorado A. Now just because of the rounded shoulders, I would School of Mines -- a big university, it was full-time --24 24

took them a year to work out their heavy -- their double

25 say that's a newer bottle than the last one.

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Pages 86-89 ANTHONY HERNANDEZ VALADEZ vs JOHNSON & JOHNSON, et al. Page 86 Page 88 1 density heavy liquid separation. So we have validated by 1 reserve the right if I have to go back and change the -- do 2 the calculations over if the testimony was not the same as 2 SFM, the PLM. 3 And Sanchez and Gunter are just wrong, especially 4 Gunter since he misidentified Calidria 210 in 1.550 that was Q. Do you have any calculations, as we're sitting suspended in a matrix of bentonite clay. He called it here today? 6 A. No, I only talked to lan this morning with about fibrous talc. 7 7 30 minutes to go before the deposition. So it won't take And he also said that if he showed me a thousand 8 of these, it would be the same answer. 9 Q. Okay. Switching gears a little bit. You are 9 Q. Again, so I want to make sure I understand your statement. So if you identify the particle on PLM, you can 10 aware that Johnson & Johnson, part of its testing program since the 1970s has included TEM work. Correct? take this particle off with tweezers. Right? 11 12 A. I have -- I am aware of that. 12 A. You cannot remove a particle that small. 13 I know R.J. Lee has this technique of doing it to 13 Q. And I know now you've been involved in cases that 14 put it on an SEM stub. 14 have included a number of other manufacturers of So if you're dealing at a microscopic level, to 15 talc-containing products. Correct? 15 16 pull it out -- the coverslip off -- extract it with a very A. Correct. 16 17 thin tungsten needle and then put it on -- they put it on an 17 Q. As you sit here today, are you aware of any other company besides Johnson & Johnson -- that had TEM testing as 18 SEM stub and they dropped some alcohol of it or acetone to 18 part of its regular testing program? 19 remove the fluid. A. Pfizer did a lot of their own testing. Cyprus did 20 But what they do that with, is -- are a much 21 larger particles than what we're dealing with here. 21 a lot of their own testing until they were no longer 22 involved. 22 Q. Okay. Well, what size particle do you think it 23 23 would need to be in order for you to do that? To the extent that Johnson & Johnson tested all 24 A. Oh, about the size range I've seen for amphiboles, 24 the way and still testing, I'm not aware of any other companies did it to that degree. 25 50 microns, 100 microns. Page 87 Page 89 But it was to actually find out if asbestos is 1 Q. Okay. 1 2 present, all that TEM testing that was done in all the 2 These are averaging about 10 microns in length and 3 about 2 microns wide. non-detects was clearly a waste of money. Q. And Amorous was a talc -- a seller of raw talc? Q. Can you -- you also have an exposure report here 5 for Mr. Valadez? 5 A. It was 6 A. Oh, yeah. 6 Q. Okay. And Pfizer, was that in connection with 7 Q. So I believe there's a total weight of talc you 7 Pfizer products or a sale of talc? A. Both Cyprus and Pfizer were selling talc, as well 8 have determined that was applied to them. A. Well, yes. But there's also a caveat in there as using it in sales in some products. 10 that when you get the report in the timeframe that it was 10 Q. How about product manufacturers? Is there any 11 supposed to be, you know, given to you guys, the mother had 11 product manufacturers other Johnson & Johnson that you know 12 who had TEM as part of their routine testing? 12 not been deposed yet. A. I don't know any other manufacturer that did the 13 And so when I did the calculations, I made some 13 14 assumptions, such as, you know, typically potty-training is amount of TEM work that Johnson & Johnson did. That, to me. was a methodology designed specifically not to find 15 two and a half years. The boys are three. So I used two 16 and a half years as the timeframe that Evan was in asbestos. Since Johnson & Johnson absolutely knew that they had a method developed that was too sensitive for their 17 diapers -- not Evan, excuse me -- Anthony, jeez. detection limits and went with the typical dilution When I talked to Ian this morning because she was 18 18 19 just deposed yesterday, and she testified that it was 1.5 19 method --20 20 years. So one the hand, no. I don't know any other 21 And so that's one year too long. 21 companies maybe did many analysis. I know either, it's Cyprus or Pfizer -- maybe Cyprus analyzed over 2,000 samples 22 And I also made the assumption that when Anthony 23 23 by TEM from Montana and Italy. was bathed, he was bathed once day. I understand she testified to two times a day. So --24 I think the got those right. 24

25

So maybe -- and they were finding asbestos. They

25

And I put all that in the report, that I -- that I

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Page 90 Page 92 1 have done more -- I don't know how many that Johnson & 1 deposits in California. Correct? 2 Johnson has done, but I don't think it's north of 2,000 or 2 A. Correct. 3 even close to 2,000. Q. And it's a unique geologic -- that mine is unique 4 MR. DUBIN: Okay. Let me take -- let's take a geological feature, in other words what's called short fiber 5 10-minute break. I'm going to review my notes and see if chrysotile asbestos. Right? I've got anything I need to do. A. Yes. 6 7 THE WITNESS: Okay, great. Thank you. 7 Q. And there are certain -- without getting into it, 8 VIDEOGRAPHER: The time is 11:24 a.m., Pacific there are certain geological features that are believed to have resulted in that asbestos type, including obviously 9 Time, and we're off the record. 10 This marks the end of Media III. 10 there's a lot of tectonic activity in that region. (Off the record at 2:24 p.m., and record resumes Is that right? 11 11 12 at 2:38 p.m., EST) 12 A. I don't know what the geological features are that 13 VIDEOGRAPHER: The time is 1:18 a.m., Pacific 13 caused the formation of the Calidria or the Coalinga 14 Time, and we're back on the record. 14 chrysotile versus, say, Canada. This marks the beginning of Media IV. 15 Q. That's fine. 15 16 THE WITNESS: Mr. Dubin? 16 A. It definitely has a different characteristic, if 17 MR. DUBIN: Yep. 17 you're not looking at it in a product. It literally looks 18 THE WITNESS: I went through and did the --18 like talcum powder. 19 recalculated based on the mother's deposition and it's only 19 Q. Right. I mean, in fact I think that the people 11 pounds more than the 2019. So 240 pounds. who discovered that deposit originally thought it was a talc 20 20 21 Q. (BY MR. DUBIN:) Was MAS NAV ever accredited for 21 deposit. Right? 22 asbestos testing in 2001? 22 A. That, I don't know. 23 A. In 2001? 23 Q. My question is: When you say that the chrysotile 24 Q. Yeah. 24 in cosmetic talcum powder is similar to the Calidria chrysotile, is that at all related to geological conditions, 25 A. I believe so. Page 91 Page 93 1 Q. Do you -- are you aware of whether that 1 or are you saying only that it's the milling process that 2 accreditation involved participating in bulk proficiency 2 makes that occur? 3 testing? A. When I say, it's relative, it's related to -- I'm talking about the refractive indices. A. Ever since we became a member, we were, yes. 5 Q. Does MAS have records related to those Q. Right. 6 accreditations? 6 A. The refractive indices are very close in 1.550 to 7 A. All the way back then? I don't know how far it 7 what we're finding in the amount of 1.560, the same thing. 8 goes. And the Calidria, morphologically, is very different than 9 I thought when you guys did your foyer and got all Canadian chrysotile, but the chemistry is not that 10 the records that you got everything you needed. different. So I'm trying to determine what gives it a 11 Q. Okay. Do you recall if any of this bulk 11 completely different set of refractive indices much higher 12 proficiency tested involved Calidria? in the gamma direction in 1.550 than Canadian or Black Lake 12 A. I've seen that, and I've never checked to see if chrysotile. And the only difference is the size. 13 13 14 we were part of that or not. 14 Q. Right. Well, for example, do you have any reason Q. All right. We'll request any materials that you 15 to believe that the unique geological features that produced 16 have about that. We'll follow up with a request for it. Calidria asbestos in California exist also in all the talc And on that subject, we've been talking a lot mines in which you're finding chrysotile? 17 17 18 about SG210 or RG144 and that those are different grades of A. I doubt that if you're going to have tectonic 18 19 what's called -- sometimes called Calidria asbestos. 19 movement. 20 20 Correct? The one thing that makes it all the same is 21 A. Correct. 21 that -- is the size. It's been milled. You know, you don't Q. And that was a trade name for asbestos sold by a 22 find really long -- you don't find this long bundles. And 22 23 company called Union Carbide. Right? we -- you know, we're seeing things on the order of 23 24 A. Correct. 24 10-microns in length on average Q. And it was mined from the New Idria Serpentine And then same is -- now the 144 is of a much 25

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Pages 94-97 ANTHONY HERNANDEZ VALADEZ vs JOHNSON & JOHNSON, et al. Page 94 Page 96 1 bigger size. You have to look around for the smaller stuff. Q. Do you intend to do any work analyzing talc or 2 2 Calidria at 1565 or 1570? But the 210, they're all showing up about the same A. No. You know, we'll think about 1565 where we're 3 length that you're seeing in cosmetic talcs. 4 Q. So, again, just trying to figure out. You're not actually using refractive indice [sic] fluid versus a 5 saying that the unique geological features that produce 5 heating stage. 6 MR. DUBIN: Those are my questions for today. 6 Calidria exist in these talc mines, you're just saying that 7 I'll pass so that we can get you done. 7 the milling process turns into a similar size; is that 8 correct? Or is there something else to it? Thanks, Dr. Longo. 9 THE WITNESS: Oh, thank you, Mr. Dubin. A. No. My hypothesis is that the only real 10 difference that something that would be the same across the 10 Always a pleasure to see you. 11 board, is the size of the 210 that's obviously been milled MR. CHARCHALIS: And, Dr. Longo, are you fine if I 11 12 just get into it, or do you need a quick two minutes? 12 compared the 144. 13 You know, the 144, I think the average length 13 THE WITNESS: No, go ahead. 14 for -- hold on -- I'll tell you what the average length is 14 MR. CHARCHALIS: All right. Thank you. 15 15 for the 144 if we're looking for the small stuff. **EXAMINATION** 16 That's not it. 16 17 The average bundle size for the RG144 is for --17 BY MR. CHARCHALIS: 18 you know, again, not a big population -- 1, 2, 3, 4, 5, 6, 18 Q. So, as you know, I represent the retailers in this 19 7, 8 with 74 microns. 19 litigation so you know what my questions will be focused on. The SG210, average length was -- you know, 15 20 20 A. You know what my answers are going to be. I can 21 measurements was 10.5. 21 adopt all the other answers about that and skip it. 22 The average length of the chrysotile in the Q. In your calculations specific for this case, none 22 23 Gold Bond is 10.5. So what is causing the difference? It 23 of your exposure calculations -- well, withdrawn. 24 can't be geological. If you look at the EDS spectras, it 24 In your calculations for this case, none of them 25 has about the same chemistry. There's nothing weird in were specific to the retailers. Correct? Page 95 Page 97 1 there. And of course the diffraction patterns are the same. A. Correct. 1 2 2 But the only one factor is, it's been milled. Q. And after you obtained some additional information 3 Q. And when -- when did you do the SG210 in 1560? from Mr. Rivamonte this morning regarding the mother's When did you do that? When was that?

A. That was back in -- according to the -- it looks

6 like it was some time in this January.

7 Q. Okay. And --

8 A. Started the 1560 before that, but then we now have

9 to go back through looking at all the standards so that we

10 have a robust -- but we do have analysis of the SG210 in two

11 different matrices, bentonite and calcium carbonate, which

12 eliminates the talc.

Q. And those are in 1550? 13

14 A. Those are all in 1550.

I want to go back now and do it in 1560.

Q. Okay. And in terms of SG210 or Calidria, how

17 different is that, if at all, from Canadian shorts, like

18 grade 7?

19 A. Canadian shorts, grade 7 is still a lot of big

20 stuff. And you're going to get -- you get the same thing.

21 It's big stuff.

22 The chrysotile needs -- and it's almost impossible

23 to sieve. So, you know, future work. Maybe -- maybe take

24 7m and liquid nitrogen freeze it and mill it. Have it pass

25 through a 200-mesh grid, and then see what it does.

deposition, you don't intend to perform any calculations

specific to the retailers. Correct?

A That is correct I am not

Q. And I'm just going to -- as a brief

8 hypothetical -- represent to you that in her dep testimony

yesterday, Mr. Valadez's mother stated that she was unable

to estimate how many containers of Johnson's Baby Powder she

purchased from any individual retailer on average in a year.

She was unable to estimate which retailer she purchased the 12

most of the product from. 13

14 And so based upon those, assuming that is

15 correct -- that I'm representing her testimony correctly to

you -- you will not be performing any calculation specific

to the retailers. Correct? 17

A. I will not try to assign any amount of containers 18

19 to any particular retailer.

20 Q. Okay.

21 MR. RIVAMONTE: Just a belated objection.

22 Objection to the extent it misstates testimony. And

23 improper hypothetical.

24 MR. CHARCHALIS: That's fine. And any other

25 objections, I'll stipulate if it's brought up throughout the

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ANTHONY HERNANDEZ VALADEZ vs JOHNSON & JOHNSON, et al.

Page 98 Page 100 1 case, that if it's belated, it's timely. 1 correct 2 Q. (BY MR. CHARCHALIS:) Okay. So I have here -- let 2 Was this one of the sections that she input the --3 me share my screen. I'll do this as quick as possible -the attorney input the information into the chart for you? 4 from one of your --4 A. Yes. I asked her to do that so I wouldn't have to 5 Do you see a document that says: Mass chart of 5 go back and look through all the depositions. 6 J & J, at the top? September 16th, 2021. Q. And so you didn't review the deposition to 6 7 7 determine whether it was CVS, Rite Aid or Albertsons? A. Yes. Q. Is that -- I went through the documents you 8 8 A. No. She didn't know where they came from. 9 produced. To me, this appeared to be the most recent one. 9 Q. Okay. 10 Is this the most recent chart? 10 A. No, I did read the depositions because I was in A. It is. It was updated September 16th, 2021. 11 all those cases. 11 12 But things like MAS, you know: Retailer, Publix, 12 And this container that I analyzed, is probably 13 the first Johnson & Johnson container that we've analyzed in 13 that's where I bought it. So anything that says "MAS," is I 14 a couple years. I mean, ever since bankruptcy. 14 Q. And so that's leading to my next question. The 15 Q. Okay. And so for this one, the plaintiff who 16 only container that would not be in this chart is the one 16 provided the container did not know if it was from --17 you recently tested, that you have opened thus far in this actually from Albertsons, they just said it could have been 17 18 case. Correct? 18 from CVS, Rite Aid or Albertsons. Correct? 19 A. Correct. 19 A. Right. It's this is where she purchased her MR. CHARCHALIS: Could we go off the record for 20 20 containers 21 one second? 21 And I just put them in there. But I don't have VIDEOGRAPHER: Okay. The time is 11:52 a.m. 22 22 any opinions about any of the retailers. You know, 23 Pacific Time, and we're off the record. 23 knowledge of who knew what, when; should they have worn it, 24 This marks the end of Media IV. that's not my area. It doesn't matter what retailer it 24 25 (Off the record at 2:52 p.m., and record resumes comes from, to me, I'm just analyzing the product. Page 99 Q. And I appreciate that. That will help expedite 1 at 2:53 p.m., EST) 1 VIDEOGRAPHER: Time is 11:53 a.m., Pacific Time, 2 things. But I have to ask a few more followups on these. 2 3 and we are back on the record. 3 So just to be clear, there's no container that you 4 This marks the beginning of Media V. purchased from Albertsons. Correct? 5 MR. CHARCHALIS: All right. Thank you for that. A. Correct. We don't have an Albertsons here. 6 Q. (BY MR. CHARCHALIS:) So turning to what is --Q. And are there any containers where you identify 7 7 the source as only Albertsons, that you tested? going down, you see 18 here? 8 Sorry, not that one. 8 A. Not that I'm aware of. 9 A. 18. I have my own, so I can follow along. 9 Q. Okay. I'll represent that this is --Q. You have your own? All right. So I'm on -- I'm 10 A. Possibly in here, but I don't think there is one 11 in the table titled, Table II, Containers from outside J & J 11 from Albertsons. 12 archive post and at Container 18. 12 Q. Okay. I'll represent I reviewed the chart and 13 Are you there? this 18 in Table II was the only one that references 13 14 A. I am. Albertsons, I believe. It's my understanding that the Q. Okay. So for source there, it says: Retailer plaintiff testified, the CVS, Rite Aid or Albertsons. So we 16 CVS, Rite Aid and Albertsons and from the client, Linda 16 can move on from Albertsons. So now next going to 26 in this table. So 26 --17 Zimmerman. 17 That information that is from CVS, Rite Aid or 18 are you there? 18 19 Albertsons, that was from another attorney. Correct? 19 A. Yeah. Q. So this is Container ID M71211-001. And these 20 A. Well, yes. It was from her deposition. 20 21 Q. Okay. And so -were from Holly Johnson, the source. And I'm going to --22 A. This is where I bought them at. 22 A. You still at the top of II? Q. And this is -- and I believe and we've talked 23 Q. I believe I am let me just doublecheck. 23 24 about it before, so I'm not going to try -- I'm going to try 24 A. Well, I mean, here's Table I. 25 and not belabor it, but I just want to make sure I'm 25 Q. Yep. Table II.

DR. WILLIAM LONGO, on 03/03/2023

Pages 102-105 ANTHONY HERNANDEZ VALADEZ vs JOHNSON & JOHNSON, et al. Page 102 Page 104 A. Table II. I just must have been in the wrong that is, but it wasn't really matter to me. 2 place, which -- surprising to me. Okay, I've got it now. 2 I think, well, obviously, it matters to you more. 3 Q. Okay. So the sources in 26 and 27 is off the Q. (BY MR. CHARCHALIS:) Okay. And so do you recall 4 shelf from client Holly Johnson, and it says: Retailer, reviewing the -- well, withdrawn. 5 5 Walmart.com. Do you see that? You would have no reason to dispute any of the A. Retailer No. 20? 6 records -6 7 7 Q. 26 and 27? MR. RIVAMONTE: I'm sorry, Mr. Charchalis, I have 8 A. Oh, 26. Yes, it says Walmart. 8 to respond really quick to your response to my objection. Q. Walmart.com. Correct? 9 9 Just for the record, I want to refer 10 10 Mr. Charchalis to Bolger vs. Amazon.com, where a court of appeals held that a website can be held liable under certain 11 Q. Okay. And so I'm correct that Ms. Holly Johnson 11 12 purchased this offline. She didn't actually get this from products liability, even though it's a third-party seller. 12 13 the shelf in a Walmart. Correct? 13 That's why I'm stating: Objection, misstates 14 A. That is correct. 14 California law Q. And isn't it correct that this was from a 15 MR. CHARCHALIS: And, again, I haven't stated 15 16 third-party seller that was selling products using the 16 anything about the law. I asked if it was in their physical 17 Walmart website? possession. I did not ask anything about legal chain of 17 distribution or potential liability. 18 Is that correct? 18 19 A. That, I don't know unless that's in the chain of 19 But thank you. THE WITNESS: I was just going to say that. Not. 20 custody. 20 21 Q. Okay. So if the receipts indicate that, you would 21 Q. (BY MR. CHARCHALIS:) So you would have no reason 22 have no reason to dispute it, if any of the documents 22 to dispute if the records from the Holly Johnson matter, in 23 indicate that? the chain of custody, indicate that these documents were purchased from a third-party seller. Correct? 24 A. That's correct. I have no reason to dispute it. A. If there's documents that show that, I don't see 25 Q. Okay. But you would agree that these containers 25 Page 103 Page 105 1 were not purchased from within a physical Walmart store. 1 why I would have -- if there's actually documents that show 2 Correct? 2 that, I don't see any reason why I would dispute that. A. I would agree. 3 Q. Okay. I'll move along. Thank you. 3 Q. Okay. And now, going down to 32 and 33. So 4 25, it says off-the-shelf retailer Target. And it 5 that's M71211-007 and -008. These are, again, Holly 5 was sent by Humphrey, Farrington & McClain. 6 Johnson. It says off the shelf, but you would agree that 6 Do you know who purchased it off the shelf in 7 those are not off the physical shelf in a Walmart. Correct? 7 Target? A. Oh, I would agree. It wasn't intended to say off 8 8 A. Yes. Steve Craig from Humphrey, Farrington & 9 the -- out of a physical shelf that somebody bought it. McClain. They're not involved in talcum powder, and It's just sort of a -- that it was purchased from sometime back then I was talking -- we were talking because 10 10 11 a retailer off-the-shelf-type thing. 11 I work on other stuff for him. He's a plaintiff's attorney. 12 Q. And, again, you have -- if this was sold by a 12 He said: Yeah, I think my wife just bought a big 13 third party seller shipped directly to Ms. Johnson by that 13 container. 14 third party, it would never have been in the possession of 14 I said -- I asked him, said: Would you mind 15 Walmart, Correct? 15 sending it to me? Has it been opened up? So . . . 16 A. I'm not sure what that means. 16 Q. So this purchase had no relation to any 17 MR. DUBIN: Objection -- the law. 17 litigation? THE WITNESS: If this came off the internet, it 18 18 A. Nothing to do -- this law firm does not do any 19 wouldn't have been in a Walmart store. 19 cosmetic talc litigation. Q. Were there any other individuals that you asked, 20 MR. RIVAMONTE: Objection. Misstates California 20 21 law. outside of the scope of litigation, to send you containers of baby powder that you became aware they purchased? 22 (Simultaneous speaking.) 22 23 THE WITNESS: -- do you want to come pick it up at 23 A. Yes.

24

25

Q. And who?

A. Nothing to do with this case. There's not been

the store? Or do you want to have delivered?

So I don't have enough information to say which

24

25

Pages 106-109

|--|

- 1 any analysis I'm relying on. This was a home purchase from
- 2 different areas around the world, and MAS is paying for the
- 3 analysis.
- 4 Q. Well, that wasn't done on any consulting basis.
- 5 Correct? Litigation --
- A. No. It's my own curiosity of the containers
- 7 bought in different countries.
- 8 Q. Okay. And so the containers bought in different
- 9 countries that you're testing on your own for your own
- 10 curiosity, have you concluded the testing of any of those
- 11 containers?
- 12 A. No, of course not. They've been sitting here for
- 13 a while.
- 14 Q. You haven't done testing on any of those
- 15 containers that you've collected?
 - A. Well, I can't say I have or I haven't. I haven't
- 17 issued any reports on them. It's not in the context of
- 18 litigation at all.
- 19 And until I'm done with them all and put a report
- 20 together, I can't really -- I -- it's confidential to
- 21 us, so I'd prefer not to talk about it.
- 22 Q. What is the basis for it being confidential to
- 23 you, if it's not in the context of any litigation?
- 24 A. Well, it's for our own research.
- 25 MR. RIVAMONTE: Objection. Argumentive.

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 1 Q. (BY MR. CHARCHALIS:) okay. And that's fine. I
- 2 just want to make clear -- I'm just going to ask one more
- 3 time, then I'm going to move on.
- 4 So even though it's my position that that
- 5 investigation is not confidential under any California law,
- 6 it is your position that you will not be disclosing that,
- 7 any information about whether you've conducted any testing
- 8 yet on those containers?
- A. That's correct.
- 10 MR. RIVAMONTE: And I raise the same objections as
- 11 before.
- 12 MR. DUBIN: That's fine.
- 13 Q. (BY MR. CHARCHALIS:) And are any of those
- 14 containers sourced from Vermont, to your knowledge, that you
- 15 have?
- 16 A. I prefer not to answer that also. I can neither
- 17 confirm or deny it was sourced from Vermont.
- 18 Q. Okay --
- 19 A. And the one time I thought I answered a -- the
- 20 question about some confidential material, then it was ruled
- 21 that up opened the door.
- So, you know, I don't have counsel here to advise
- 23 me what I should or should not sav.
- 24 Q. Okay. And that's fine. I'm just going to ask a
- 25 couple more questions just so the record's there, and then

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- 1 THE WITNESS: It's not ready to be talked about or
- 2 start getting subpoenas about it. And I can't even confirm
- 3 or deny we've tested any of them yet.
- 4 Q. (BY MR. CHARCHALIS:) And how would confirming or
- 5 denying whether you've tested any of it disclose any
- 6 confidential results or information?
- 7 MR. RIVAMONTE: Objection. Argumentative.
- 8 Counsel, Dr. Longo is not relying on any of those
- $9\,\,$ tests, if any were conducted, for the purposes of this case.
- 10 So this line of questioning is argumentative and harassing.
- 11 THE WITNESS: I mean, I'm not attorney so I'm just12 saying it's not anything I am relying on in any of the
- 13 litigation of any cosmetic talcs. I can neither confirm or
- 14 testimony that we've tested them. I prefer not to talk
- 15 about it.
- 16 Q. (BY MR. CHARCHALIS:) I understand you may prefer
- 17 not to talk about it, but if you're conducting testing on a
- 18 product that is the same product, which is Johnson's Baby
- 19 Powder that's at issue in this litigation and it's not
- 20 subject to any consulting privilege, which some of the other
- 21 testing is whether or not you are comfortable testifying
- 22 about it, doesn't mean that we can't ask you questions about
- 23 it so --
- 24 THE WITNESS: I understand your position, you
- 25 understand my position. You will have to go to a judge.

- 1 I'm going to move on.
- 2 And so you won't, at this time, testify or provide
- 3 information as to whether any of those containers that you
- 4 have in your possession -- what retailers they're
- 5 potentially from. Correct?
- 6 MR. RIVAMONTE: Same objection as before.
- 7 THE WITNESS: I have no idea what retailers they
- 8 came from.
- 9 MR. CHARCHALIS: And I'll give you a running
- 10 objection on this line of the questions.
- 11 Q. (BY MR. CHARCHALIS:) And you won't confirm where
- 12 any of those containers that you received are sourced from.
- 13 Correct?
- 14 Because I only asked you about Vermont, but you
- 15 won't, in general, about where any --
- 16 A. I will give you one information. None of them
- 17 have been sourced from this country.
- 18 Q. And you won't state whether any of them were
- 19 sourced from China, one way or the other?
- 20 A. Do you have retailers in China that you represent?
- 21 Q. Well, you've testified -- talc.
- 22 I'm saying that talc was sourced from, not the
- 23 product was purchased in China. The talc in the Johnson's
- 24 Baby Powder.
- 25 A. I think we're talking about --



Pages 110-113

_	Page 110	Page 11	2
1	MR. RIVAMONTE: Same objections as before.	1 Q. In this Container No. 2, just to be clear, there	
2	THE WITNESS: Yes.	2 as no asbestos identified in it, correct, where the retailer	
3	It's a can't either confirm or deny that. We've	3 was Walmart?	
4	turn over almost a hundred analysis [sic] of Chinese talc.	4 A. That's correct.	
5	Q. (BY MR. CHARCHALIS:) That's fine. I'm going to	5 Q. And after reviewing this, I did not see any	
6	move on now. Thank you for bearing with me on that.	6 containers that were allegedly sourced from Safeway.	
7	A. No problem.	7 Is that your understanding as well?	
8	Q. So this container of talc from Target that this	8 A. Yes, sir.	
9	friend of yours sent to you, that's the only container that	9 Q. All right. Thank you.	
10	was allegedly purchased from Target, correct, that you've	10 MR. CHARCHALIS: And I'm sorry, Mr. Court	
11	tested?	11 Reporter or lan, you may know what exhibit are we up	
12	A. Yeah, I think so. If there was any other ones, it	12 to?	
13	would have been I purchased from Target, but I don't think I	13 MR. DUBIN: I think we were the next exhibit is	
14		14 11.	
15	Q. Sorry. I don't think I heard the end of what you	15 MR. CHARCHALIS: Okay. So I'll mark just the	
16	said. What was that?	16 chart here, to the completion of it, as Exhibit 11.	
17	A. It must be the only one.	17 And I will provide that to you, Mr. Court	
18	Q. Okay.	18 Reporter.	
19	A. I was looking for MAS's. I don't think MAS bought	19 (Clarification by the court reporter.)	
20	any from Target.	20 MR. CHARCHALIS: All right. At the end of the	
21	Q. And now going down to 36 and 37, that says:	21 deposition, we can just clarify you know, confirm what we	
22	Kazan, off-the-shelf.	22 have, and just put a clarification on the record. We don't	
23	Is that a member of the Kazan law firm that	23 need to take up Dr. Longo's time doing that.	
24	purchased that and shipped it to you? Or was it one of	24 Q. (BY MR. CHARCHALIS:) And you won't be providing	g
25	Kazan's clients in a litigation that purchased it and sent	25 any testimony about the chain of distribution for any of th	е
		D 44	_
	Page 111	Page 11	3
	it to you?	1 retailers. Correct?	3
2	it to you? A. I believe it was one of the attorneys. You would	1 retailers. Correct? 2 A. That is correct. I will not.	
2	it to you? A. I believe it was one of the attorneys. You would have to look at the chain of custody.	 retailers. Correct? A. That is correct. I will not. Q. And you don't have any information about well, 	
2 3 4	it to you? A. I believe it was one of the attorneys. You would have to look at the chain of custody. Q. Okay. Thank you. Almost through this.	 retailers. Correct? A. That is correct. I will not. Q. And you don't have any information about well, actually withdrawn. 	
2 3 4 5	it to you? A. I believe it was one of the attorneys. You would have to look at the chain of custody. Q. Okay. Thank you. Almost through this. On this one, do you see a Table III?	 retailers. Correct? A. That is correct. I will not. Q. And you don't have any information about well, actually withdrawn. MR. CHARCHALIS: Let me just check my notes. I 	
2 3 4 5 6	it to you? A. I believe it was one of the attorneys. You would have to look at the chain of custody. Q. Okay. Thank you. Almost through this. On this one, do you see a Table III? No. 1, it says: Usually Walmart.	 retailers. Correct? A. That is correct. I will not. Q. And you don't have any information about well, actually withdrawn. MR. CHARCHALIS: Let me just check my notes. I may be complete. All right. That's it for me. 	
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Page 114

DR. WILLIAM LONGO, on 03/03/2023 ANTHONY HERNANDEZ VALADEZ vs JOHNSON & JOHNSON, et al.

Page 114 CERTIFICATE I, the undersigned, a Certified Shorthand Reporter 4 of the State of California, do hereby certify: That the foregoing proceedings were taken before me via videoconferencing at the time and place herein set forth; that any witnesses in the foregoing proceedings, prior to testifying, were duly sworn; that a verbatim record of the proceedings was made by me using machine shorthand which was thereafter transcribed under my direction; that the foregoing transcript is a true record of the testimony 13 Further, that if the foregoing pertains to the 14 original transcript of a deposition in a Federal Case, 15 before completion of the proceedings, review of the transcript was [] was not [] requested. I further certify I am neither financially interested in the action nor a relative or employee of any 19 attorney or party to this action. IN WITNESS WHEREOF, I have this date subscribed my 20 21 name. 22 Dated: March 6, 2023. JOHN FAHRENWALD 23 24 CA CSR 14369 25